REVERSIONARY INTEREST SOCIETY, LIMITED

ESTABLISHED 1853. *** ... LOANS MADE THEREON. Prop sail Forms and full information may be had at the Society's Offices.
W. OSCAR NASH, F.I.A., Actuary.

PARTRIDGE & COOPER.

LAW and PARLIAMENTARY PRINTERS and STATIONERS.

LAW WRITING ON THE PREMISES BY PERMANENT STAFF.

191 & 192, FLEET-STREET, and 1 & 2, CHANCERY-LANE, E.C.

LONDON

MIDLAND GRAND - St. Pancras Station, N.W.

(Within Shilling out fare of Gray's-ban, Inns of Court, Temple Bar, and
Law Courts, de. Busss to all parts every minute. Close to King's
Cross Metropolatan Railway Station. The Venetian Rooms are and
able for Public and Private Diamers, Arbitration Meetings, de. New
Parisian Restaurant for French Gooking and fine Wines.)

ADELPHI
BRADFORD
LIEDES
- QUEEN'S
- QUEEN'S
- Golf.
Besidential Hotel—HEYSHAM TOWER, nr MOEECAMBE. Lovely Country,
Tarif's on Application.

Telegraphic Address "Mioleal,"
WILLIAM TOWLE, Manager Midland Railway Hotels.

IMPORTANT TO SOLICITORS

In Drawing LEASES or MORTGAGES of
LICENSED PROPERTY

To see that the Insurance Covenants include a policy covering the risk of
LOSS OR POPERTURE OF THE LICENSES.

Suitable clauses, settled by Counsel, can be obtained on application to
THE LICENSES INSURANCE CORPORATION AND

GUARANTEE FUND, LIMITED,
24, MOORGATE STREET, LONDON, E.C.
Mertgages Guaranteed on Licensed Properties promptly, without
special valuation and at low rates.

LEGAL AND GENERAL LIFE ASSURANCE SOCIETY.

ESTABLISHED 18:6.

FUNDS · f 3,000,000 INCOME £ 373,000 YEARLY EUSINESS -£1,000,000 BUSINESS IN FORCE £11,000,000

THE PERFECTED SYSTEM of Life Assurance is peculiar to this Society and embraces every modern advantage.

PERFECTED MAXIMUM POLICIES.

WITHOUT PROFITS.

The Rates for these Whole Life Policies are very moderate.

Age	Premium	Age	Premium	Age	Premium
20	£1 7 8 %	30	£1 16 %	40	£2 10 °/

£1,000 POLICY WITH BONUSES According to last results.

Valuation at 21 p c. :- Hm. Table of Mortalicy.

Duration	10 yrs.	20 yrs.	30 yrs.	40 yrs,
Amount of Policy	£1.199	61 499	£1,724	69 067

Next Bonus as at 31st December, 1901.

OFFICES: 10, FLEET STREET, LONDON.

VOL. XLI., No. 35.

The Solicitors' Journal and Reporter.

LONDON, JUNE 26, 1897.

. The Editor cannot undertake to return rejected contributions, and copies should be kept of all articles sent by writers who are not on the regular staff of the JOURNAL.

Contents.

CURRENT TOPICS 597	New Onders, &c
DELAY IN THE PERFORMANCE OF BUILD-	LEGAL NEWS 598
ING CONTRACTS 530	COURT PAPERS 508
LAW SOCIETIES	WINDING UP NOTIONS 595
LAW STUDENTS' JOURNAL 591	BASERUPTOT NOTIONS 593

Cases Reported this Week

Cases Report	cu tills week.
In the Solicitors' Journal. Simmons v. Underwood	Gallard, In re. Ex parte Harriet Gallard v. Stretton's Executors 553 Spiller v. Turner
In the Weekly Reporter. Bristol (Marquis), In re. Grey (Earl)	Spokes v. Grosvenor and West-end Railway Terminus Hotel Co. (No. 1) 545 Spokes v. Grosvenor and West-end
v. Grey 539	Railway Terminus Hotel Co. (No. 2) 546
Edwards v. Steel, Young, & Co 553	Toleman, In re. Westwood v. Booker 548
Frankenstein v. Gavin and Others 517	Wrazg (Limited), In re 657

CURRENT TOPICS.

THE LIST of Jubilee Honours is rather a disappointment to The list of Jubilee Honours is rather a disappointment to the legal profession. There is a peerage bestowed on Lord Justice Lopes and a K.C.B. on Sir Francis Jeune in his capacity as Judge-Advocate General, and a knighthood on Judge Selfe, but the legal honours stop with the judges. While three baronetcies are given to the medical profession, there is no recognition of the existence of two branches of practitioners of the law. Previous precedents pointed to a knighthood for the Treasurers of the Inus of Court and the President of the Incorporated Law Society, and we venture to think it is matter for regret that those precedents have not been followed on the present occasion. been followed on the present occasion.

IT WILL be seen from the notices of motion for the annual meeting of the Incorporated Law Society, which we print elsewhere, that there are four notices of motion relative to the Long Vacation—one to the effect that the principle of a Long Vacation should be maintained, its duration being restricted to eight weeks, two others for curtailing it for different periods and on different terms, and another (in case the meeting should be against any curtailment) that all chamber work should proceed during it without interruption except for a month.

THE LEADER of the House of Commons was unable last week to state when the Land Transfer Bill would be introduced in to state when the Land Transfer Bill would be introduced in that House. He did not, however, assent to the opinion of a member on his own side of the House, who, when the question was asked when the Bill would be brought in, exclaimed "Never!" If the delay is due to a desire to subject the measure to full consideration before taking any further steps, we have nothing but commendation for the course taken. We we have nothing but commendation for the course taken. We imagine, however, that the Government are only now beginning to ascertain the strength of the feeling which exists against compulsory registration of title. A solicitor, whose letter was published in the Times of Thursday, gives an interesting instance of this feeling. He was acting for a local tradesman in the purchase of some agricultural land. As a possessory title only was shewn to a part of the land, the solicitor suggested that his client should register under the Land Transfer Act with a possessory title. When the client was told he would have no deeds, but only a certificate of registration, he absolutely refused to have his land registered. He said he had always been accustomed to have his "writings" relating to any property he bought, and he would have them still. The writer we have nothing but commendation for the course taken.

I as with real the wind the least the Times of the Times

of

AD

an inche all

me

of in the

and sea wh

he :

the may resi

reg: pen add inqu men offic

adds: "There is absolutely no wish among the public for registration; the great majority do not know what it means, and it is well known that, but for the anxiety of the Treasury to make an office pay which has always been carried on at a loss, and the wish of certain officials at the Land Registry Office, who, I suppose, are not paid by salary, for more work, the whole movement would die of inanition. If the public could understand and vote upon the point they would strongly support the total abolition of the Land Transfer Office rather than make registration compulsory. The change will greatly favour certain official lawyers and the peripateic solicitor as against the old-fashioned legal adviser, who has sufficient work to make it necessary for him to stay regularly in his office in order to be at hand when his clients call."

SEVERAL CONVEYANCERS at Lincoln's-inn have signed and issued the following memorandum as to the omission of clause 13 of the Land Transfer Bill, 1897, as brought into the House of Lords, in consequence of which the Statutes of Limitation will not apply to registered land :- "We are of opinion that the Statutes Limitation should apply to registered land, and that clause 13 should be restored for the following (amongst other) reasons:
(1) The operation of the Statutes of Limitation, or the acquisition of title by prescription, is universally considered beneficial, and conduces to morality; their repeal would be a retrograde step. (2) Such an important change in the law as practically repealing the statutes should not be made a mere subsidiary part of a measure which is merely intended to improve the procedure of land transfer. If such a change is beneficial, it ought to apply to all land whether registered or unregistered. (3) No inconvenience will arise owing to the operation of the statutes on registered land. The purchaser will decline to complete when he finds that the vendor will not be able to put him into possession on completion owing to a stranger being in possession, whether the stranger has acquired title under the statutes, or is a mere treepasser. (4) Land vacated by the registered pro-prietor can never be sold if the statutes are excluded; this may be a public disadvantage. (5) Disputes as to boundaries of land are practically decided by possession or user for 12 years under the statutes. If the operation of the statutes is excluded, it may be necessary to give evidence of possession or user for 12 years preceding the first registration. (6) The statutes are necessary to protect (1) small adjustments of boundaries at present made by agreement without conveyances, and even without legal advice; (2) informal exchanges which often are allowed to rest on agreement; (3) many other small transactions where to save expense, or for other reasons, legal formalities are dispensed with. In all these cases the exclusion of the statutes will either frustrate the intentions of the parties or necessitate additional expense, hardships which will chiefly be felt in the case of small properties. (7) The protection of the statutes is required for mortgagees in possession who will otherwise remain indefinitely liable to account for the rents and profits on the footing of "wilful default," a liability which will devolve on their representatives. If the operation of the statutes is excluded, expensive foreclosure proceedings will be necessary in many cases where they are now avoided, and title will never be acquired by the mortgagee in some cases where, owing to the mortgagor having absconded, it is impossible to obtain foreclosure, or impossible to obtain it without ruinous

The decision of the Court of Appeal in Rs Montagu's Settlement (ants, p. 490), affirming the decision of Kekewich, J. (45 W. R. 380), shews that in spite of the extended jurisdiction of the court under modern legislation there are still cases where it is unable to give directions for the beneficial management of settled property. House property at the West-end of London had been settled upon trusts under which infants were entitled in remainder. The property consisted of long leasehold premises which were old and out of date, and it was proposed to pull these down and expend about £8,500 in creeting new shop property. The lease under which the premises were held had been recently renewed for a term of eighty years, and it was estimated that the rebuilding would very largely increase the

saleable value and the rental of the trust property. There were, however, no funds available for the improvement, and the only way to obtain the requisite money was by a mortgage of the property. Such a mortgage was not within the powers conferred upon the trustees by the settlement, nor was it within the statutory powers of the Settled Land Acts. If it could be created at all this could only be done under the authority of the court in the exercise of its inherent jurisdiction, and upon a summons taken out for the purpose the question arose whether any such jurisdiction existed. Unfortunately the court has not, except in cases where the proparty was actually in peril of destruction, felt at liberty to sanction a mortgage on behalf of infants, or the expenditure in such a manner of settled funds. In *Frith* v. Cameron (13 W. R. 886, 12 Eq. 169) MALINS, V.C., authorized the raising of £5,000 to rebuild a residence where the original house had become ruinous; and in Conway v. Fenton (37 W. R. 156, 40 Ch. D. 512) Kekewich, J., allowed settled money to be laid out in the restoration of farm buildings which were so much out of repair as to make the farm untenantable. But in both these cases the expenditure was designed, not for the improvement of the property, but in order to keep the property intact for the purpose of the settlement. In the present case of Romander's Settlement it was solely a question of improvement; and in a careful judgment Kekewich, J., held that he could not extend to such a case the jurisdiction he had exercised in Conway v. Fenton. His conclusion upon the authorities was that, whatever the court might from time to time have done in cases of salvage, or whatever might have been done without full consideration of the question of jurisdiction, the court had never asserted a jurisdiction to spend settled money in pulling down and rebuilding houses. In this conclusion the Court of Appeal have with reluctance concurred, Admitting that the proposed rebuilding would increase the value of the settled property, and would be greatly for the benefit of the infants, yet to sanction this was beyond the power of the court. The result shows a defect in the law which should be speedily remedied. Somewhere, either in the trustees or in the court, there should be full power to deal with property in the way most beneficial to persons interested who are not eni

Two LETTERS published in the Times of the 24th inst. give a useful insight into the actual working of the jurisdiction under the Debtors Act, 1869, to order imprisonment for debt. Theoretically imprisonment for debt is a thing of the past; practically it is still a matter of everyday occurrence. According to the last volume of Judicial Statistics the warrants of commitment in county courts in 1894 amounted to over 85,000, and the debtors imprisoned were 7,648. Inasmuch as section 5. sub-section (2), of the Act of 1869 requires that the jurisdiction to commit to prison shall only be exercised where it is proved that the debtor either has, or has had since the date of the judgment, the means to pay, and has refused or neglected to do so, the actual imprisonment seems to argue contumacy upon the part of the debtor for which he may not improperly be punished. But, however this may be, there are obvious objections to the custom, said to be prevalent, for debt collectors, whether individuals or companies, to buy up debts of which the creditors have despaired, and then to enforce them by threat of imprisonment. As the committal order works in practice, it is rather a means of making the body of the debtor a security for the debt in favour of an assignee who is willing to rely on such a security than the mere punishment of contumacy in paying a debt which the debtor has the means of paying. The fact that so few of the committal orders end in actual imprisonment makes it appear at first sight that the debtors have the money by them and are only waiting for the pressure which the prospect of imprisonment brings. But Mr. WALTER H. MORGAN, of Pontypridd, in one of the letters to which we have referred, points out that this is a fallacy. Ordinarily the order for imprisonment is not immediate, but is kept back for a time so as to give the debter a further chance of making payment. Thus, says Mr. Monean, the plaintiff can select his time for enforcing the order, and those who are experienced in the art take care to do it just at or about the time when the debtor receives his wages, and, having the money in his possession when arrested, he naturally

vere, way erty.

n the Wers t all rt in

mons

such

pt in tion, s, or

th v rized ginal V. R.

to be

much

these nt of Ro 5/2

rovethat had the 10 to have

isdieettled

conrred.

the r the

OWer hould or in rty in ot aui

E GY under Cheoracting to nmit-, and

on 5, iction

d that ment,

o, the art of

But. stom,

als or aired, s the

aking of an

mere lebtor mittal

sight rings.

ne of t this is not

lebtor RGAN, and just urally

parts with it rather than face the degradation of entering a prison-cell. This means, however, that the creditor takes the money with which the debtor is about to pay the tradesmen who have supplied him with necessaries while he has been earning the wages, and who look to these wages for payment. Thus the threat of imprisonment simply leads to the preference of one creditor over another, and does not really act as a punishment for contumacy.

FURTHER objections are taken to the practice of imprisonment for debt in a letter from Judge Harington. The large experi-ence which his position has given him leads him to advocate very strongly the abolition of imprisonment as a remedy for the enforcement of judgments for civil obligations, subject to certain exceptions. The excepted cases are those where the credit is given (so to speak) involuntarily, where, for instance, it has been obtained by misrepresentation, or in actions for wages. But with respect to imprisonment for debt generally, Judge Harmoton objects that, in urban districts at least, it holds out a great temptation to improvidence, that it is worked at enormous expense, and that there is no uniformity in its working. Undoubtedly the system of collecting debts through the county courts, with the prospect of imprisonment as a last resource, is a great inducement to tradesmen to supply goods on credit, but it leads the debtor into a ruinous mode of payment. If he is sued in the county court and has an order made against him for payment by instalments, he is liable to a separate six weeks' imprisonment on each instalment, and the successive court fees which are incurred will prove a very substantial addition to the original debt. It is no exaggeration, observes Judge HARINGTON, to say that in a very large proportion of cases in which payment by instalments is enforced by judgment summons the costs in court fees alone, exclusive of any allowance to the plaintiff, amount to from 25 to 50 per cent. on the amount recovered. And this heavy penalty does not in practice have a deterrent effect. "The class on which it falls never looks to the future, and its only practical effect is to burden the thriftthe future, and its only practical effect is to burden the thrift-less with a load which makes improvement hopeless, and which they too often attempt to get rid of by perjury and fraud." The want of uniformity is perhaps a necessary result of a system which vests a discretionary jurisdiction in a large body of judges acting quite independently of each other, but it forms an additional reason why the jurisdiction should not exist, at any rate on the present scale. Judge Harington, however, indicates a practical difficulty in the way of any change, which he regards as almost prohibitive. "To abolish, or even materi-ally curtail, the existing powers of imprisonment for non-payally curtail, the existing powers of imprisonment for non-payment of judgment debts would so enormously reduce the number of plaints entered in the county courts as to make a revolution in their financial arrangements imperative. The difficulties in the way of this, in view of the number and influence of the interests concerned, would be almost insuperable." But if the present system of imprisonment for debt is oppressive and demoralizing, of course no such consideration should be allowed to delay its reform.

WITH REGARD to the question of official searches, to which we referred last week, our attention has been drawn to the following observations on the subject contained in Elphinstone and Clark on Searches, p. 167: "The person against whom the search is made may have had more than one residence at the time when the entry [of judgments, &c.] was made against him, and he may be described in the entry as of one of those residences only, or he may have changed his residence since the date of the entry; or even if he has not done so, the name of his house may have been altered, or the name of the street in which he resides or has resided, or its numbering, may have been altered. From any one of these causes the person making the search may search against him by a description which is not that on the register. A careful person seeing an entry is the name of the person against whom he searches with a different addition or address, will take a note of the entry and make further inquiries. But the certificate of an official search will not mention such an entry. The practical conclusion is, that an official search is not quite as safe as a search made by a solicitor

in person, and that no solicitor can ever feel certain, however carefully he may have made the necessary searches, that he has found everything entered up against the vendor—unless, indeed, he adopts the ruinously expensive plan of noting every entry made against persons bearing the same name as the vendor, whatever may be their descriptions, and of then satisfying himself that we will be the received to the vendor. whatever may be their descriptions, and of then satisfying himself that none of these entries apply to the vendor—a course which is clearly impracticable. We may add that, even if he were timid enough to follow this course, he would still not be absolutely safe; the vendor might have changed his name prior to his purchase-deed, a fact of which there would be no trace on the abstract, and something might have been entered up against him in his previous name."

In cases under the Settled Estates Act, 1877, in which married women are interested, it is necessary to consider whether the requirement of section 50 of the Act, under which separate examination is essential, has been affected by subsequent legislation which has given married women control of their property. In Riddell v. Errington (32 W. R. 680, 26 Ch. D. 220) it was the left of sections I and 2 of In Riddell v. Errington (32 W. R. 680, 26 Ch. D. 220) it was held by Pranson, J., that since the effect of sections 1 and 2 of the Married. Women's Property Act, 1882, was to put a woman who had married since the Act in the position of a feme sele with regard to her property, the examination in such cases was not now necessary. In the case of a woman married before the Act, no such change has been effected with respect to property acquired before the Act, and in Re Harrie's Settled Estates (33 W. R. 393, 28 Ch. D. 171) it was held, also by Pranson, J., that under such circumstances the examination was still necessary. The remaining case—namely, of property acquired since the Act by a woman who was married before the Act—has now occurred in Rs Batt's Settled Estates (ants, p. 508), before Kekewich, J., and in accordance with the principle of the above cases it was held that no separate examination was now necessary.

DELAY IN THE PERFORMANCE OF BUILDING CONTRACTS.

THE recent decision of the Court of Appeal in <u>Dodd v. Churton</u> (45 W. R. 490) deals with an important point as to the effect of delay in the performance of a building contract. The ordinary condition for the payment of a penalty by the contractor in the event of the building operations not being finished by a fixed date is primarily applicable to the work originally specified in the contract, and if it is made to apply also to further works which are ordered in the course of the building, an undue burden may be thrown upon the contractor. With respect to work of which he knows the extent he can make his own calculations and fix the date for completion accordingly, but if the lations and fix the date for completion accordingly, but if the condition binds him also to completion within a given time of additional work ordered by the building owner, he is under-

additional work ordered by the building owner, he is undertaking a liability the amount of which he cannot estimate.

It is natural, therefore, that the condition should primarily be held to apply only to the work included in the original specifications, and this principle has been affirmed by Dodd v. Churton (supra). It is, indeed, the principle applicable to all, contracts, the performance of which is delayed by the conduct of one party. The performance of a condition, it is said (Com. Dig. Condition (L. 6)), "shall be excused by the obstruction of the obligee, as if a condition be to build a house, and he, or another by his order, hinders his coming upon the land." This is an extreme case, but the ordering by the building owner of extras which the builder cannot refuse to execute; and which cannot be performed within the specified time, is equivalent to an obstruction by the building owner. He releases the builder, therefore, from liability to penalties, and he cannot impose a fresh liability by allowing extra time for the additional work and then claiming poundies from the expiration of the extended period.

EGRVETT ABME AWHLP LETELUCE. WT.W

on prein and rot tell san He Gramor meet J Box and of the street and the street a

delayed four weeks in the first instance by the delay of the defendants, the building owners, in giving possession, then one week by the default of their own workmen, and another four weeks by the default of the defendants' workmen. Ultimately there was a delay in the completion of the work of five weeks after the date fixed. It was held that the default of the defendants had excused the plaintiffs from the performance of the original contract, and, since there was no evidence to shew that they had entered into a new contract for the performance of the work by a later period, the matter was at large, and the plaintiffs consequently were not liable to forfeit anything for the delay. The judgment of the Court of Exchequer delivered by Parke, B., is important as emphasizing the fact that the building owner cannot allow an extension in respect of the delay caused by his own conduct, and then claim penalties aubsequently, although in the circumstances of the case it would seem that the ultimate delay of the contractors was really less than the delay which would have been attributable to the build.

That the building owner forfeits his right to exact penalties if the delay is due to his own default is, indeed, so clearly just that it is not surprising to find the principle frequently approved. Referring to the case just cited, Byles, J., said in Russell v. da Bandeira (13 C. B. N. S. p. 205) that it was both consistent with the arcient authorities, and was founded on the most invincible reason and good sense. In the case in which this remark occurs there was a contract to complete a ship by a fixed date under a penalty of £5 a day. There having been delay, and a reference of matters in dispute to arbitration, it was found by the arbitrator that a considerable part of the delay was due to disputes and objections on the part of the shipowner which were untenable.

Hence it was held that he could not enforce the penalties against the shipbuilder.

The above cases were decided upon the general principle that delay due to the conduct of one party to the contract excuses punctual performance on the part of the other, but they did not touch the special case of delay caused by the ordering of additional works. In Westwood v. Secretary of State for India (11 W. R. 261) there was a contract for the building of steamers to the satisfaction of the engineer to be completed within six months, with penalties for delay, and it was provided that the engineer might allow an extension of time, and might also, in writing, order additions or alterations. Additions and alterations were duly ordered, and the steamers were not completed in time. In an action for the price of the extras the employer pleaded a set-off of penalties for delay, and the contractor replied that the additions ordered made it impossible to complete the vessels in time. The court held, however, that it would be unjust and unreasonable to allow any such claim. The case was argued on demurrer, and upon the pleadings it had to be taken that the engineer had ordered additions and alterations which made it impossible for the work to be completed within the stipulated

A decision which at first sight seems at variance with the principle in question was given in Jones v. St. John's College, Oxford (19 W. R. 276, L. R. 6 Q. B. 115), but upon examination it will be found to depend upon the special terms of the contract. By these the builders agreed to complete certain work by a fixed date, but subject to extras or alterations which might be ordered as in the contract mentioned. In case of delay there was to be a penalty of £3 a day. In an action brought by the builder for the balance of his account the defendants pleaded that there had been delay in completion and claimed to deduct £873 by way of penalty. The plaintiff replied that the defendants had ordered additions and alterations which were so mixed up with the original works that it was impossible for him to complete them on the day named, and to this the defendants rejoined that the plaintiff had by the contract agreed to complete the works contracted for, with alterations and additions, as if these latter had been originally comprised in the works, and that the period of completion was not unless aperially authorized by the defendants, officer to be not, unless specially authorized by the defendants' officer, to be exceeded. To the view expressed in the rejoinder the court acceded. "We have," said Mellon, J., "the contract set out upon the record, and it appears there is express provision made by that contract for an extension of time in case the clerk of

the works shall consider it necessary; but the contractor's contract positively and absolutely binds him to do the work and the alterations within the given time, unless an extension be made under that particular stipulation. . . . In the face of that stipulation we cannot imply a condition which is at variance with it." The court admitted that the plaintiff had bound himself to perform what might be impossible, but his real intention in entering into the contract was to rely on the fairness and judgment of the other party, and the court declined to release him from his contract.

It is evident, however, that Jones v. St. John's College applies only where the contract binds the builder to perform not only the original works but also any additional works within the time limited. In Dodd v. Churton (supra) there was no such contract, and the decision in Westwood v. Secretary of State for India (supra) was followed. By the contract the builder agreed to carry out certain works and to complete them by a fixed date under a penalty of £2 a week. The building owner was to be entitled to call upon the builder to do extra works, but any authority given by the architect for any alteration or addition was not to vitiate the contract. Extra works were ordered, and in consequence the whole work was not completed until twenty-seven weeks after the stipulated date. The defendant proposed to allow two weeks as being a reasonable time within which the extra works might have been completed, and in an action by the plaintiff, the builder, for the price of the extras he counter-claimed for £2 per week for twenty-five weeks. The Court of Appeal (Lord ESHER, M.R., and Lopes and Chitty, L.JJ.), however, held that there was no agreement by the builder to complete the original work with the extras within the stipulated time so as to compel them to follow the decision in Jones v. St. John's College (supra), and in the absence of a clear stipulation to this effect such an unreasonable burden was not to be imposed. The case, therefore, fell within the rule that the building owner, although entitled to give orders for extras, disables himself from obtaining penalties if, by the ordering of such extras, he has rendered it impossible for the builder to complete the work by the specified date. This is a result of ordering additional works which should be carefully considered in settling the clause imposing penalties for delay.

REVIEWS.

BOOKS RECEIVED.

The Sale of Goods Act, 1893. With Notes, and the Decisions under the Act to May, 1897. By FRANK NEWBOLK, M.A., Barrister-at-Law. Second Edition. Sweet & Maxwell (Limited).

CASES OF THE WEEK.

High Court—Queen's Bench Division.

SIMMONS v. UNDERWOOD. Bruce, J. 20th June.

COMMENCEMENT OF TENANCY-NOTICE TO QUIT.

Commencement of Tenancy—Notice to Quit.

This was a trial under order 14 of an action of ejectment. On the 28th of April, 1891, under an agreement of tenancy of that date, the defendant entered into possession of a house and premises at Harlesden, belonging to Mr. David Cross. The agreement was for a term of three years. No date was stated as the day of commencement of the tenancy, but the rest was to commence from the half-quarter day, the 9th of May, 1891, and the first half-quarter's rent was to become payable on the 24th of June, 1891. The defendant held over after the expiration of the term, and remained in possession as tenant from year to year. The plaintiff was the sasignee of Mr. David Cross. On the 29th of September, 1896, the plaintiff gave the defendant notice to quit expiring on the 25th of March, 1897. The question was whether the year commenced on the 25th of March, 1897. The question was whether the year commenced on the 25th of March or on the 24th of June, so as to entitle the tenant to notices expiring on those days respectively. Counsel for the plaintiff cited Dos d. Wadmore v. Selvys (Adams on Ejectment, 4th Ed., 107), and contended that, where nothing was said as to date of commencement of the tenancy, the quarter-day before the entry into possession was to be taken as the date of commencement. Counsel for the defendant contended that the tenancy commencement. Ounsel for the defendant contended that the tenancy on mencement. Ounsel for the defendant contended that the tenancy on mencement. Bucks. T. 284).

BRUCE, J., gave judgment for the defendant.—Counsel, Vessy Knas; F. Love.—Times.

or's

and

that

ance himtion and

ease ollege r to any ision wed. rorks £2 a a the the the

the after

two vorka intiff, or £2

Lord that ginal mpel

upra),

ch an

here-

ough tain.

dered

osing

under

er-at-

he 28th onging s. No

91, and June, m, and was the plaintiff

, 1897. ch or on Selwys nothing ter-day

men menced try into Valey v.

Knos;

0

0

0000

0

0

0

0

0

6

LAW SOCIETIES.

INCORPORATED LAW SOCIETY. VICTORIA PENSION FUND.

1 1 1 1 1 1 1 1 1 1 1								5	8.
Amount acknowledged l E. W. Collyer, 11, Duke-	ast wee	K .					. 7	,174	5
E. W. Collyer, 11, Duke-	atrect-1	mansio	ms, G	TOST				5	-
R. J. Patten, 3, Gray's-in	n-squa	re, W	.0.					1	1
Giraud, Hedley, & Penling	gton, 7	Furr	ival's	inn,	E.C			1	1
G. H. Harris, President D	evon a	nd E	reter :	Law	Дин	ciati	on,		
Exeter								2	2
J. W. W. Mathew, Vice-	-Presid	ent	Do.		1	Do.		1	1
W. J. Battishill, per Devo	n and l	Exeter	Law	Anao	ciatio	m		1	1
F. H. H. Orchard, H. R. Burch,	Do.		1	Do.				1	1
H. R. Burch,	Do.		. 1	00.				1	1
C. T. K. Roberts, J. W. Petherick,	Do.		. 1	Do.				1	1
J. W. Petherick,	Do.		1	Do.				1	.1
F. S. Dayman,	Do.		1	Do.	173			i	1
H. T. Mackensie,	Do. Do.	-	1	Do.				1	1
F. A. Purvis,	Do.		1	lo.				0	10
J. G. G. Radford,	Do.		i	Do.				1	1
Buckingham, Son, & Kind	lerelev.								·i
A. H. Dymond,	Do.		i	Do.				- 7	î
E. T. Ludlam,	Do.		i	Do.				1	i
G. F. Truscott,	Do.			Do.					
R. T. & H. Campion,	Do.			00.				1	1
		. 337	4704					2	2
W. F. Cunliffe, 48, Chance	ory - mil	U 387	0.					1	
F. Parkes, 52, Lincoln's-in	dil-neid	387 (1	0.					0	
Fishers, 24, Essex-street,	strand,	W.U.		Ti CI					10
Tippetts & Son, 11, Maide	n-lane,	Unea	paide,						5
K. R. Hedges, 9, Red Lion								- 0	0
G. Burn Lowe & Sons, Bir						:		2	2
G. Burn Lowe & Sons, Bir Regd. Pailey, 23, Queen A Carr & Martin, 11-12, Gre T. L. Phillips, Whitby T. H. Russell, Birmingha A. N. Radoliffe, 20, Crave	inne-st	reet,	W						
Carr & Martin, 11-12, Gre	at Tow	er-str	eet, E.	.C.				- 5	5
T. L. Phillips, Whitby T. H. Russell, Birmingha A. N. Radcliffe, 20, Crave H. F. Acland Hood.								- 4	
T. H. Russell, Birmingha	m .							3	2
A. N. Radcliffe, 20, Crave	m-stree	45 44 4	W+					- 5	0
								5	0
Melvill Green, Worthing . Fredk. Fuller, 9, Staple-in								10	10
Fredk. Fuller, 9, Staple-in	nn, W.	C.						2	2
Fredk. Fuller, 9, Staple-in A. F. Coe, 14, Hart-street	Bloom	nsbur	v. W.	C.				5	5
Wm. Sharp, 60, Watling-	-atreet.	E.C.						2	2
H. L. Rundle, Honiton (p				er L	aw B	ociety	1).	1	1
Larglois & Co., 11, Leade								90	5
Pontifex, Hewitt, & Pitt	16 8	t An	draw.	atres	e T	follow	n.	8 9	
circus, E.C	, 20, 2		CENTRAL .	*****	v,	101001		25	0
Lewin & Co., 32, Southar		teast	Strat	d v	v'a		•	10	
Kent Law Society (per Ge	Win	oh O	hathar	mal .	1.0.	•		10	
Tassell & Son, Faversham	O. 44 TE	icu, C	nerner	117	*				
								2	2
F. R. Howlett, Maidstone								1	
H. P. Mann, Chatham								1	
C. Round, Tipton . R. P. Smythe, Rochester .				0				1	1
R. P. Smythe, Mochester .								1	1
F. C. H. Borrett, Rochest	er .	*						0	10
W. H. Sargeant, 28, Budg	e-row,	E.C.						1	1
F. C. H. Borrett, Rochest W. H. Sargeant, 28, Budg T. W. S. Bowlby, 1, The	Sanctu	ary, S	. W.					- 2	2
W. E. M. Martin, 6, Mark	ham-se	quare,	8.W.					0	10
							-		
							4.7	397	77

£7,327 7 6

The annual general meeting of the members of this society will be held on Friday, the 9th of July, at 2 p.m. precisely, for the election of a president and vice-president of the society; of ten members of the council in lieu of ten members who go out of office in rotation; of three auditors; and for other purposes of the society.

The following are the names of the members who go out of office by rotation, and who, with the exception of Mr. James Heelis, offer themselves for re-election: Messrs. Joseph Addison, Henry Attlee, James Samuel Beale; Sir Henry Fowler; Messrs. James Heelis, John Hollams, Henry Manisty, Henry Roscoe, Cornelius Thomas Saunders, Robert Lowe Grant Vassall.

The following is a list of qualified members of the society who have been nominated as members of the council to be elected at the annual general

The candidates whose names are marked thus (*) go out of office by

Joseph Farmer Milne, Manchester, nominated by Joseph Addison, 2, Bond-court, E.C.; Thomas Marshall, Leeds; Geo. Wm. Fox, Manchester; and Fredk. Gregory, Liverpool.

"Cornelius Thos. Saunders, Temple-row, Birmingham, nominated by G. J. Johnson, 36, Waterloo-street, Birmingham; T. H. Ruscell, 18, Newhall-street, Birmingham; Leelle Hunter, 44, Coleman-street, E.C.; and Wilfred Milne, 5 and 6, Clement's-inn, E.C.

"Henry Attles, 10, Billiter-square, E.C., nominated by James Armstrong, 12, Fenchurch-avenue, E.C.; and H. Warren-Jones, 39, Limestreet, E.C.

*Joseph Addison, 2, Bond-court, Walbrook, E.C., nominated by Leslie Hunter, 44, Coleman-street, E.C.; and A. H. Arnould, D.C.L., 10, New-court Lincoln's-inn.

by Leelie Hunter, 44, Coleman-street, E.C.; and Wilfred Milne, 5 and 6.

by Leslie Hunter, 44, Coleman-street, E.C.; and Wilfred Milne, 5 and 6, Clement's-inn.

"The Right Hon. Sir Henry Hartley Fowler, M.P., 9, Clement's-lane, E.C., nominated by Leslie Hunter, 44, Coleman-street, E.C.; and A. H. Arnould, D.C.L., 10, Now-court, Lincoln's-inn.

"John Hollams, Mincing-lane, City, nominated by Leslie Hunter, 44, Coleman-street, E.C.; and Wilfred Milne, 5 and 6, Clement's-inn.

"Henry Manisty, 1, Howard-street, Strand, nominated by Leslie Hunter, 44, Coleman-street, E.C.; and A. H. Arnould, D.C.L., 10, Now-court, Lincoln's-inn.

Robert Lowe Grant Vassall, Bristol, nominated by Leslie Hunter, 44, Coleman-street, E.C.; and Wilfred Milne, 5 and 6, Clement's-inn.

Henry Roscoe, 36, Lincoln's-inn-fields, nominated by Walter Trower, 5, New-square, Lincoln's-inn; and Arthur J. Finch, 2, Gray's-inn-square, W.C.

List of qualified members of the society proposed as president and vice-president of the society, to be elected at the same meeting:—

William De Freshfield, 5, Bank-buildings, E.C.; and Frederick Maples, 6, Fredericks-place, Old Jowry, E.C.

Charles Berkeley Margetts (as vice-president), Huntingdon, nominated by W. Chandler, 8, New-court, Lincoln's-inn; and Charles Jupp, 48, Linne-street, E.C.

List of qualified persons proposed as auditors of the society, to be elected at the same meeting:—

Frederick Hugh Lee, 1, Sanotuary, S.W., nominated by Walter Trower, Lincoln's-inn, W.C.; and Henry L. Bolton, The Sanotuary, S.W.

Edward Henry Nash, 6, Raymond - buildings, W.C., nominated by

S. W. Edward Henry Nash, 6, Raymond - buildings, W.C., nominated by Chas. O. Bigg. 6, Raymond-buildings, W.C.; and Geo. A. Holme, 10, New-court, W.C. John Stophens Chappelow, F.C.A., 10, Lincoln's-inn-fields, nominated by H. Chaplin, 19, Lincoln's-inn-fields; and R. W. Tweedie, 5, Lincoln's-inn-fields.

LAW STUDENTS' JOURNAL

COUNCIL OF LEGAL EDUCATION.

TRINITY HONOUR EXAMINATION, 1897.

Examination of students of the Inns of Court, held at Lincoln's-inn, 31st May, 1st, 2nd, 3rd, and 4th June, 1897.

The Council of Legal Education have awarded Certificates of Honour to William Nembhard Hibbert, Middle Temple; Richard Cowden Maxwell, Middle Temple; Alexander Karley Denald, Gray's-inn; and Allen Glynne Jones, Lincoln's-inn.

The special prize of £50 for the best examination in Constitutional Law and Legal History has been awarded to Alexander Karley Donald, Gray's-inn.

inn.

Pass Certificates have been awarded to Charles John Astbury, Lincoln'sinn; James Bromley Eames, Middle Temple; Arthur James Hughes,
Lincoln's-inn; Edward William Sutton, Lincoln's-inn; and Alfred
Charles Thomas, Middle Temple.

The "Campbell-Foster" Prize (Middle Temple) has been awarded to
William Nembhard Hibbert, Middle Temple.

The Barstow Law Scholarship has been awarded to Alfred Ernest
William Hazell, Lincoln's-inn, and Andrew Henry Withers, Lincoln'sinn (Acc).

inn (Aeq).

N.B.— The Studentship was not awarded.

TRINITY PASS EXAMINATION, 1897.

TRINITY PASS EXAMINATION, 1897.

General examination of students of the Inns of Court, held at the Lincoln's-inn, 31st May, 1st and 2nd June, 1897.

The following students passed a ratisfactory examination in Constitutional Law and Legal History:—John Glover Addo, Lincoln's-inn; Henry Leonard Herbert Andrews, Middle Temple; Thomas Mandeville Emerson Armstrong, Lincoln's-inn; Abdul Azis, Lincoln's-inn; George Russell Beardmore, Inner Temple; John Richmond Bryce, Inner Temple; Raymond Henry Yates Bullock, Inner Temple; Campbell Burn, Middle Temple; Arthur Charles Carrara, Inner Temple; Michael Joseph Doherty, Middle Temple; Herbert Churchill Wrigley Grimshaw, Inner Temple; Mohammad Said Hakim, Gray's-inn; Arthur Hawley, Inner Temple; Hist Roy Hemphill, Middle Temple; Ernest Houghton, Gray's-inn; Graton Johnston, Gray's-ion; Percy William Francis Le Breton, Inner Temple; Harcourt Gladstone Malcolm, Lincoln's-inn; David Mackinlay Menzies, Middle Temple; Benjamin Hutchison Newman, Middle Temple; Richard Carrol Pearman, Lincoln's-inn; Edwin James Reynolds, Middle Temple; Henry Pohl, Lincoln's-inn; Edwin James Reynolds, Middle Temple; Andrew Baxter Russell, Gray's-inn; Anthony, Ambroce Sanderson, Inner Temple; Frank Shackleford, Inner Temple; Bachan Singh, Gray's-inn; Hon. Oriel John Clotworthy Whyte Melville Skeffington, Inner Temple; William Warsy Skilbeck, Inner Temple; William James Parkinson Smith, Middle Temple; and Cecil Grosvenor Wilson, Inner Temple.

Wilson, Inner Temple.

Examined, 49; passed, 34.

Nozz.—One candidate was ordered not to be admitted for examination again until the Hilary examination.

THINITY PASS EXAMINATION, 1897.

General examination of students of the Inns of Court, held at the James Samuel Beale, 28, Gt. George-street, Westminster, nominated Lincoln's-inn, 31st May, 1st and 2nd June, 1897.

The Council of Legal Education have awarded to the following students certificates that they have satisfactorily passed a public examination: William Grylls Adams, Inner Temple; Syed Nasiruddin Ahmed, Inner Temple; Thomas Baty, Inner Temple; Walter Herbert Baxter, Middle Temple; Thomas Robert Bethell, Middle Temple; John Stewart Black, Middle Temple; Edmund Williams Tom Llewelyn Brewer, Inner Temple; Ardeshir Kaikhoshru Cama, Inner Temple; Charles Edward Alberic Castellain, Inner Temple; Francis Hartley Charles, Inner Temple; Bhuban Mohan Chatterjee, Lincoln's-im; Edward David Chetham-Strode, Lincoln's-inn; Richard George Temple Coventry, Middle Temple; William Victor Degazon, Lincoln's-im; Henry Manuel De Soberon, Gray's-inn; James Henry Dugdale, Inner Temple; Horace Archie Duncan, Inner Temple; Robert Ellis, Inner Temple; Horace Archie Duncan, Inner Temple; Robert Ellis, Inner Temple; Horace Archie Duncan, Inner Temple; Robert Ellis, Inner Temple; William Joseph Guncon, Inner Temple; Alfred Ernest William Hasel, Lincoln's-inn; Theodore Byron Hope, Inner Temple; Ernest Lewis Hopkins, Gray's-inn; Charles Franer Hornsby, Lincoln's-inn; Thomas Chalice Jackson, Gray's-inn; Kenneth McLean Marsball, Inner Temple; Robert Anstruther Bullock Marcham, Inner Temple; Harry De Couves Matthews, Inner Temple; Malcolm Herbert McCraw, Middle Temple; Walter Hardwick Christopher Minns, Lincoln's-inn; Kashmiri Mull, Middle Temple; James Edward Nicholle, Middle Temple; Devchand Uttamchand Parekh, Middle Temple; Frank Walter Raffety, Middle Temple; Sipati Charsn Roy, Lincoln's-inn; Edgar George Storey, Inner Temple; Scipati Charsn Roy, Lincoln's-inn; Edgar George Storey, Inner Temple; Sipati Charsn Roy, Lincoln's-inn; Edgar George Storey, Inner Temple; Scipati Charsn Roy, Lincoln's-inn; Edgar George Storey, Inner Temple; Scipati Charsn Roy, Lincoln's-inn; Edgar George Storey, Inner Temple; Scipati Charsn Roy, Lincoln's-inn; Edgar George Storey, Inner Temple; Scipati Charsn Roy, Lincoln's-inn; Edgar George Storey, Inner Temple; Scip The Council of Legal Education have awarded to the following students

until the Easter examination, 1893.

TRINITY PASS EXAMINATION, 1897.

TRINITY PASS EXAMINATION, 1897.

General examination of students of the Inns of Court, held at Lincoln'sinn, 31st May, 1st and 2nd June, 1897.

The following students passed a satisfactory examination in Roman
Law:—Ernest Alabaster, I aner Temple; Edward George Barclay, Inner
Temple; Charles Alan Bennett, Lincoln's-inn; Herbert Campbell Bennitt, Gray's-inn; Brij Biharee Lall Blays, Lincoln's-inn; Orasthan
Fulton Carr, Middle Temple; Robert Stephen Cleace, Lincoln's-inn;
Chaman Lal Dhingra, Middle Temple; Frederick Richard Finch, Lincoln's-inn; Herbert Edward Gibert, Inner Temple; Hariprasad
Bhagwanji Joshi, Gray's-inn; Harold Frederick King, Middle Temp'e;
John Robinson McClean, Inner Temple; Gerald Edgell Mills, Inner
Temple; Frederick Gurdon Palin, Gray's-inn; Charles Needham
Parsons, Lincoln's-inn; Edward Strangman, Inner Temple; Michael
Patrick Walsh, Middle Temple; Rowland Williams, Lincoln's-inn; and
Theophilus Augustus Williams, Inner Temple.

Examined, 32; passed, 20.

Theophilus Augustus Williams, Inner Temple.

Examined, 32; passed, 20.

Nors.—Of the 12 candidates who failed, 2 were ordered not to be admitted for examination again until the Hilary examination, and 1 not until the Easter examination, 1898.

The following students passed a satisfactory examination in Roman Law and Constitutional Law and Legal History:—Frank Dacomb Bird, Middle Temple; John Bede Dalley, Inner Temple; Frederick Grabam, Inner Temple; George Hawksley, Middle Temple; Frederick William Lawrence, Inner Temple; John Cyril Bouverie Luxmoore, Inner Temple; Stanislas Mendelson, Middle Temple; William Taylor Postlethwaite, Middle Temple; Arthur Gro Liddon Rogers, Middle Temple; John Stewart Wallace, Inner Temple; and Ernaid Roger Warre, Inner Temple.

Examined, 16; passed, 11.

One candidate was ordered not to be admitted for examination again

One candidate was ordered not to be admitted for examination again until the Hilary examination.

NEW ORDERS, &c. TRANSFER OF ACTIONS

ORDER OF COURT.

Thursday, the 17th day of June, 1897.

. 1, Hardinge Stanley, Baron Halsbury, Lord High Chancellor of Great Britain, do hereby order that the actions mentioned in the schedule hereto shall be transferred to the Honourable Mr. Justice Vaughan Williams.

SCHEDULE.

Mr. Justice North (1897-W.-No. 1,598)

In re The Waverley Type Writer, Limited, Henry Vassall D'Esterre v The Waverley Type Writer, Limited.

Mr. Justice Stirling (1897-W.-No. 1,599).

In re The Waverley Type Writer, Limited, Frances Mary Allen v The Waverley Type Writer, Limited.

Mr. Justice Stirling (1896-F.-No. 1,353).

Between Edward Charles Freyez, on behalf of himself and all other the Shareholders of the Defendant Company, Plaintiff, and Thomas Edward Brinsmead and Sons, Limited, William Alexander Thomson, Jacob Bradford, and Brown, Janson and Company, Defendants. HALSBURY, C.

LEGAL NEWS.

OBITUARY.

Mr. John William Longbottom, solicitor, of Halifax and Hebden Bridge, died at his residence, Heath Bank, Halifax, on the 14th inst, at the age of sixty-five years. He was articled to the late Mr. John Cronhelm, of Halifax, and for many years practised alone at Halifax and Hebden Bridge, but since 1886 he carried on business in co-partnerships two sons, L. H. and A. T. Longbottom, under the style of Longbottom & Sons. Mr. Longbottom, until three years ago, when his health gave way, held numerous public appointments. Amongst others he was clerk to the Halifax Guardians; superintendent registrar of Births, Deaths, and Marriages; clerk to the Greetland, Stainland, Soyland, Midgley, and Barkisland Local Boards, and Stainland School Board. He was also for many years one of the aldermen of the Halifax Corporation and a member of the Halifax School Board. By his death a familiar figure in Halifax and district and a respected citizen has been removed. Mr. Longbottom's two sons have succeeded to their father's public appointments.

sons have succeeded to their father's public appointments.

The death is announced of Mr. William Marin Wilkinson, solicitor, at the age of eighty-four years Mr. Wilkinson was admitted in 1837, and formerly practised in Lincoln's-inn-fields, and subsequently, as Wilkinson & Son, in Bloomabury-square. He retired a few years ago. He will, says the Times, perhaps be better known to muny by his services to the Charity Organization Society. Among many who in the decade 1860 to 1870 were working towards the better organ'zation of charity or made definite proposals with that object, he may be considered the society's actual founder or inventor. In 1869 a prospectus and rough plan of organization, compiled by Mr. Wilkinson, was adopted at a meeting of the Anti-Pauperism Association, at which the late Lord Lichfield and the late Sir Orfeur Cavenagh were present. It was distinctive in several of its features, and was in outline the scheme of the present Charity Organization Society, and in April of that year the name of the association was, on Mr. Wilkinson's motion, altered to that of the Society for Organizing Charitable Relief and Repressing Mendicity. Mr. Wilkinson did good service in calling public attention to a mass of legiclation, of which formerly but little notice was taken, for providing for the care of the blind, deaf, and other afflicted persons, and he was one of the first to urge the view, now definitely accepted by the law in regard to blind and deaf children, that under the Education Act of 1870 afflicted children, if they can be educated, are as much entitled to education as children, if they can be educated, are as much entitled to education as

APPOINTMENTS.

The Right Honourable Lord Justice Lors has had a Peerage conferred

The Right Honourable Sir Francis Juune, Judge-Advocate-General, has been made a K.C.B.

His Honour Judge SELFE has been made a Knight.

CHANGES IN PARTNERSHIPS.

DISSOLUTIONS.

George Douglas Fowls and Stewart Delamain Ainger (Fowle & Ainger), solicitors, 180, High-road, Chiswick, W., and 1A. High-street, Kensington, London, W. June 17.

GENERAL.

Mr. T. M. Goodeve, the well-known patent lawyer, was entertained at a complimentary dinner at the Savoy Hotel on the 19th inst. on his retirement from practice at the Bar. The Attorney-General presided.

Such stimulating terms as "fool," "idiot," "know-nothing," "brute," and "vile wretch," which were addressed by a wife to her husband, and her declaration that "he hadn't sense enough to know when he was insulted," were, says Case and Comment, the basis of an unsuccessful claim for divorce in a Massachusetts case. The court said that though the husband was affected injuriously in his health to some extent, the wife was moved in part "by what seemed to her good motives and by a desire for his success in life."

his success in life."

The question whether the naming of the baby belongs, as a matter of right, to the baby's father or to the baby's mother is, says the Albany Law Journal, raised in a law-suit originating in Eastkill, in the heart of the Catakill mountains. The plaintiff is Old Halverson, a Swede, who cultivates a small farm on the mountain side. He has sued for damages the Rev. J. G. Remerton, a German Lutheran minister of the same place, and the pleadings set forth the following state of facts: Mr. and Mrs. Halverson have a son of tender years. The former desired that the boy should be called Oscar, after the present monarch of Mr. Halverson's fatherland. Mrs. Halverson dislikes the name of Oscar, and was determined that the baby should not be burdened therewith. Mr. and Mrs. Halverson took the baby to the clergyman to be orbristened. Mr. Halverson had already talked the reverend gentleman over, and, to Mr. Halverson's aurprise and indignation, the boy was christened not Oscar, but something else, whereby Mr. Halverson sufficed serious disappointment, loss of authority in his household, laceration of feelings, &c., for which he prays damages. The clergyman's defence is that he christened the child in accordance with the wishes of its mother, whose rights in the premises

ra ol the is bo

pi of

The su the repulse of a fin King property and Two the su t

Wild M In r Ra Ra Ra 18

bden t. at Cron-and with

ottom gave eaths,

, and

mber x and

icitor,

1837, ly, as s ago. rvices ecade ity or rough Lord Was

name of the Mr.

riding as one regard flicted ion as

ferred al, has

wle &

street,

ed at a

d, and

l claim e husrire for tter of of the

ges the ce, and i Mrs. the boy

erson's deterd Mrs. lverson erson's

nt, loss hich he e child remises

22.

he considered paramount. The case brings up a novel question in juris-prudence, the decision of which will be regarded with interest in thousands of families throughout the land.

Sir F. Jeune sends to the Times a note on the Silver Oar of the Admirally by Mr. Wilfred Cripps, in which he says that "no part of the oar is older than 1818, except the silver arms of England, with supporters, and the outer rim of the crown by which they are surmounted. By possibility, the blade of the oar on which the above crown is fixed is old, too, but this is very uncertain and incapable of proof. The whole of the staff with its bosses were made new in 1818 by a firm of silver-miths working in London at that date. Their mark was entered at Goldsmiths' Hall in 1790

W.P.

the initials standing for William Pitts and John Preedy.

They no doubt replaced all they could of the old silver plate of arms and supporters, and engraved the present crown in the bottom space left by the breaking away of the more central parts of the old crown. The repairers in 1818 also replaced the old name of Jasper Swift on the flat plate forming the butt end of the mace. The arms were almost certainly placed temp. Henry VII., and the name of the then Marshal added temp. Elizabeth. The plate on the butt end, unlike the silver plate of arms, is not the old one, but an entirely new one, like all the rest of the handle or staff, and made in 1818. The name of the Marshal was then engraved afresh on the new plate. The arms of the Duke of Clarence, afterwards King William IV., and the anchor beneath them are, of course, of the present century. There is no ground for interpreting some of the gold-amith's marks on the handle as of great age, as suggested by Dr. Travers Twise."

COURT PAPERS.

SUPREME COURT OF JUDICATURE.

Вота	OF REGISTRARS IN	ATTENDANCE ON			
Date,	APPRAL COURT No. 2.	Mr. Justice Nonth.	Mr. Justice Stinling.		
Monday, June 28 Tuesday 29 Wednesday 30 Thursday, July 1 Priday 2 Saturday 3		Mr. Godfrey Bolt Godfrey Relt Godfrey Bolt	Mr. King Parmer King Parmer King Parmer		
	Mr. Justice Kerrwich.	Mr. Justice ROMER.	Mr. Justice Byrne.		
Monday, June	Mr. Lavie Pugh Lavie Pugh Lavie Pugh	Mr. Carrington Jackson Carrington Jackson Carrington Jackson	Mr. Leach Beal Leach Beal Leach Beal		

COURT OF APPEAL. TRINITY SITTINGS, 1897.

(Continued from p. 578.)

FROM THE CHANCERY DIVISION.

(Final List.)

1896

In re The Companies' Acts, 1862 to 1890, & In re The London & Colonial Finance Corpn, ld app of J Dagleish (Liquidator of the Company) from order of Mr Justice Vaughan Williams, dated April 7, 1897

from order of Mr Justice Vaughan Williams, dated April 7, 1897
May 18
In re The Companies' Acts, 1862 to 1890 & In re The South Luipaards
Viel Gold Mines ld app of The Company & ors from order of Mr
Justice Vaughan Williams, dated May 5, 1897 May 18
Wilding v Sanderson app of dfts, C A Sanderson & ors, from order of
Mr Justice Byrne, dated March 25, 1897 May 19
In re Hardinge, Lloyd v Jesson app of dft, C E Jennings, from order
of Mr Justice Stirling, dated April 29, 1897 May 25
Faldo v Lovett (Probate) app of dft from order of the President, dated
April 14, 1897 May 25
In re The Russian Spratt's Patent ld, Johnson v The Russian Spratt's
Patent ld app of plt from order of Mr Justice Stirling, dated April 30,
1897 May 27
The Automatic Diversions Syndicate, ld v Urry app of plts from order
of Mr Justice Byrne, dated March 29, 1897 May 27
The Heston & Isleworth Urban District Council v Grout app of deft
from order of Mr Justice North, dated May 21, 1897 (order not perfected) June 2

from order of Mr Justice North, dated May 21, 1897 (order not perfected) June 2
In re Winslow Freze v Winslow Stainer v Winslow app of deft, C Stanier, from order of Mr Justice North, dated May 28, 1897 (order not perfected) June 2
Wilding v Sanderson app of deft, Sir W C Brooks, Bart, from order of Mr Justice Byrne, dated March 25, 1897 June 3
In re The Companies Acts, 1062 to 1890, and In re The Kharashhoma Exploring & Prospecting Syndicate ld app of R J Siddons, the liquidator, from order of Mr Justice Vaughan Williams, dated May 27, 1897 (order not perfected) June 4
Herbert, H A Herbert & Greenfield (Divorce) app of ptnr, H A Herbert, from order of Mr Justice Barnes, dated May 31, 1897 June 5

FROM THE COUNTY PALATINE COURT OF LANCASTER. (Final List.)

1896.

Holt v Smith app of plt from order of the Vice-Chancellor of the County Palatine of Lancaster, dated April 16, 1896 (security ordered) July 14 1897

Greenwood v T Remington, Cobley & Co app of pit from order of the Vice-Chancellor of the County Palatine of Lancaster, dated Dec 10, 1896 (security ordered) March 22 In re Garth Garth v Garth app of pit from order of the Vice-Chancellor of the County Palatine of Lancaster, dated Feb 11, 1897

In re Davison Milne v Davison app of dft W Davison from order of the Vice-Chancellor of the County Palatine of Lancaster, dated Jan 25, 1897 May 13

FROM THE CHANCERY DIVISION.

(Interlocatory List.)

1897.

Arnold v Dawe app of dft from order of Mr Justice Kekewich, dated March 12, 1897 (order not perfected) March 26
Glasse v Woolgar & Roberts app of plt from order of Mr Justice North, dated May 18, 1897 May 22
Grimwade v The Cheque Bank Id app of plt from order of Mr Justice Kekewich, dated May 17, 1897 May 28
Breay v Royal Nurses Assoc app of defts from order of Mr Justice North, dated May 19, 1897 May 31
How v Earl Winterton app of deft from order of Mr Justice Kekewich, dated June 3, 1897 (order not perfected) June 5

FROM THE QUEEN'S BENCH DIVISION.

(New Trial Paper.)

1897.

A Ramsden, ld v Middleton appln of dits for judgt or new trial or app from verdict and judgt, dated , at trial before the Lord Chief Justice and special jury, Leeds (s o until further applica-

Lord Chief Justice and special jury, Leeds (s o until further application) April 2
Attorney-Gen v Wright appln of dit for judgt or new trial on app from verdict & judgt, dated April 29, 1897, at trial before Mr Justice Cave & special jury, Middlesex May 14
Adams v Turnbull appln of dit for judgt or new trial on app from verdict. & judgt, dated May 11, 1897, at trial before Mr Justice Grantham and common jury, Middlesex May 17
Monks v Kugg appln of dit for judgt or new trial on app from verdict & judgt, dated April 23, 1897, as trial before Mr. Justice Kennedy and special jury, Middlesex May 19
Redgrave v Belsey appln of plt for judgt or new trial on app from verdict & judgt, dated May 12, 1897, at trial before Baron Pollock and special jury, Middlesex May 20

FROM THE QUEEN'S BENCH DIVISION.

(In Bankruptcy.)

1897.

In re Guattari, A (expite Henry Deffet & Cold) app from refusal of Mr Registrar Hope to grant a day to apply to rescind receiving order, dated May 15
In re Phillips, H (expite the Trustee) app from jdgt of Divisional Court of May 4, 1897, reversing jdgt of County Court of Exeter declaring two orders for £300 each void.

In re Morter, J (expite, Nichols, 8—trading as Nicholls & Clarke) app to reverse jdgt order of Mr Justice Vaughaa Williams, dated May 11, 1897 on proof of debt under scheme of arrangement

FROM THE QUEEN'S BENCH DIVISION.

(Interlocutory List.)

Fontes v Machado app of deft Machado from order of Mr Justice Kennedy, dated May 11, 1897 pt hd May 22
Kitson v Kitson & ors app of plt from order of Mr. Justice Bruce, dated May 19, 1897 (referred to Lord Justice Chitty to decide) May 24
Cohen v Jenrick & anr app of plt from order of Mr Justice Bruce, dated May 14, 1897 May 27
Stone v The Press Assoc Id and 16 other consolidated actions app of plt from order of Mr Justice Bruce, dated May 27, 1897 May 28
Brawn v Revitt (Crown Side) app of plt from order of Justices Day & Lawrance, dated May 17, 1897 May 28
Cole, widow (on behalf of herself, &c) v The Loudon and South Western Ry Co (Crown Side) app of plt from order of Justices Day & Lawrance, dated May 17, 1897 May 28
Hope v Brash & anr app of dfts from order of Mr Justice Bruce, dated May 20, 1897 June 2
Bentley & anr v Mayor; &c, of Eccles app of plts from order of Justices Grantham & Wright, dated May 20, 1897 June 3
Mitchell v Knox app of plt from order of Baron Pollock, dated May 31, 1897 June 3
The Queen on the Prosecution of the Rev David Evans v the Right Rav

The Queen on the Prosecution of the Rev David Evans v the Right Rev the Lord Bishop of Durham (Crown Side) app of Prosecutor from order of Justices Day & Lawrance, dated May 25, 1897 June 5

N.B.—The above List contains Chancery, Palatine, and Queen's Bench Final and Interlocutory Appeals set down to June 5 inclusive.

CAN CAS st MAI

Barrito
WM
Mon
Man
Do
liq
Man
to
im
Mrs
se
Gr
Proce
to
dr
tin
Wm
se
La
to
Seer
th
Be
Lig

MEA

Hatt

Will

HIGH COURT OF JUSTICE. QUEEN'S BENCH DIVISION. TRINITY SITTINGS, 1897. SPECIAL PAPER.

For Judgment.

Younghusband v Metropolitan District Railway Co special case

For Argument.

In re an Arbtn between Gubbins & anr and The London and Blackwall Ry Co and The Great Eastern Railway Co (pt hd March 18, 1897, before Mr Justice Cave and Mr Justice Lawrance) so referred to Arbitrator

In re an Arbin between the London County Council & The City of London Brewery Co special case The London County Council v The London Hydraulic Power Co special

Ward v Plymouth & Stonehouse Gas Light and Coke Co (part heard March 1, 1897, before Mr Justice Cave and Mr Justice Wright) so for report of Official Referee

In re an Arbtn between the Matlock Bath Gas Light & Coke Co, ld and the Matlock Bath and Scarthin Nick Urban District Council (part heard March 2, 1897, before Mr Justice Cave and Mr Justice Wright) so award referred to Arbitrator

award referred to Arbitrator
In re a Solicitor, Expte Incorporated Law Soc
Harrington v Gates (so for security)
In re an Arbin between Fenner and Lord
In re a Solicitor, Expte Incorporated Law Soc
G D Webster & Son, Id v Vincent
In re a Solicitor, Expte Incorporated Law Soc
In re Two Solicitors, Expte Incorporated Law Soc
In the Matter of 22 entries in the Register of Copyrights at Stationers'
Hall, made by Adolph Mendelssohn

Hall, made by Adolph Mendelssohn

Mathews v Bellenger & anr

Incandescent Gas Light Co, ld v Figaro Incandescent Fittings Co & anr

In re an Arbta between Arthur Wastall and Emmett Denemore

In re a Solicitor, Expte Incorporated Law Soc

Coppin v Lloyd Williams v Barmouth Urban District Council

Harvey v Harper

CROWN PAPER For Judgment.

For Judgment.

Yorkahire, W B. The Queen v The Justices of the West Riding of York

York (expte Shaw) Nisi for mandamus to hear app (c a v April 5, coram

Cave and Lawrance, JJ)

Birmingham James v Evans & Co, ld magistrate's case (c a v May 7,

coram Hawkins and Wright, JJ)

Middlesex, Westminster Kerr v Kerr county court respt's app (c a v

May 14, coram Hawkins, Vaughan Williams, and Wright, JJ)

For Argument. ancashire, Colne Foulds v Garnett county court dft's app embrokeshire The Queen v Mayor, &c, of Pembroke, Expte Local Government Board nisi for mandamus to obey order of Local Govern-Lancashire, Colne Pembrokeshire

Cheshire Stockport Union & ors v London & North-Western Ry Co quarter sessions spec case appellants' app Middlesex The Grand Junction Water Works Co v Davies magistrate's

Grieb & Co v Lohmann mayor's court plts' app

Kent, Greenwich Fry & anr v Ratty & anr county court plts' app
Yorkshire, Otley Oddy v Collins & Co county court dits' app
Hampshire, Portsmouth Mason v Keefe county court plt's app
Yorkshire, Skipton Bendall v Loftbouse county court plt's app
Yorkshire, Sheffield Chambers & Co v Gunstone & ors county court

pits' app
Northumberland The Tyne Pontoons and Dry Docks Cold v Tynemouth

Union & ors quarter sessions special case applicants' app Lancashire Heywood v Whitehead magistrate's case Same Grundy v The Mayor, &c of Chorley quarter sessions special case

appellant's app
London Bassett v Kelday & ors mayor's cours pit's app
Surrey, Kingston Ogden & Sons v Belcher, county court deft's app
Middlesex, Brompton Braun v Graydon county court deft's app
Same, Clerkenwell Hainsworth v Rawlinson county court deft's app Worcestershire, Stourbridge Hammend v Paton county court

app
London The Queen v Thornton, Esq. & ors, Licensing Jj. and Laceby
(expte Lacon & Co) nisi for certiorari for order of jj and licence
Middlesex, Clerkenwell Callow v Powell county court deft's app
Somereetshire Hatton v Treeby magistrate's case
Glamorganshire Seal v The Merthyr Tydfil Urban District Council

magistrate's case
Lancashire Wood v The Mayor, &c of Widnes magistrate's case
Middlesex, Clerkenwell Root v The Cavendish Investment Building Soc

Middlesex, Clerkenwell Root v The Cavendish Investment Pattern County court deft's app
Surrey, Kingston Elgar v Porter county court plt's app
Somersetabire Knight v The Langford District Drainage Board quarter sessions special case respts app
Mot Pol Dist Burgeas v Morris magistrate's case
Monmouthabire, Abergavenny Williams v The Abergavenny Bural District Council county court plt's app

Middlesex, Marylebone Parfitt v Rogers county court daft's app London Dorking Union v St Saviour's Union quarter sessions sp

caso respe' app
London Pincott v Letts & Co county court deft's app
London Pincott v Letts & Co county court deft's app
Devonshire, Plymouth Bellamy & Co v Lunn & Co county court deft's app
Tunbridge Wells The Queen v Burton, Esq, & anr, Jj, &o Nisi for

certiorari for conviction

Kent, Greenwich (Woolwich Branch) Clarko v Orford county court pit's app

Gloucestershire, Gloucester Holtham (trading &) * Haushton V

Gloucestershire, Gloucester Holtham (trading, &c) v Haughton Haughton v Holtham (trading, &c) county court Haughton's app Hampshire, Southampton Skliros (trading, &c) v Rand county court dit's app

Met Pol Dist London County Council v Wood magistrate's case
Sussex Smith & ors v Richmond quarter sessions special case respt's

Surrey, Croydon Jones v Evans county court dit's app Monmouthshire Morris v Edmonds magistrate's case Sussex 'The Queen v The Justices of Hastings & any sums for prohibition

Sussex The Queen v The Justices of Hastings & anr sums for promission referred from chambers
Glamorganshire, Neath Howells v Law county court dft's app
Sheffield Grange v Silcock magistrate's case
Surrey, Wandsworth Kerrison v Smith county court plt's app
Sussex, Brighton Hedgecock v Roberts county court dft's app
Middlesex The Queen v Watson, Eq. & anr, Jj, and the Hanwell Urban
District Council (expte Harrison) Niai to state case
Carnarvonshire, Carnarvon Acton v Allsopp & Sons 1d county court
dfts' app

dfts' app Birkenhead The Hindustan SS Co ld v Pocock quarter sessions special

Birkenhead The Handson
case rapt's app
case rapt's app
Met Pol Dist Schwerzerhof v Wilkins magistrate's case
Lancashire, Liverpool Lowe v Richmond county court pit's app
Lancashire, Liverpool Bingham v Richmond county court pit's app
Lancashire, Liverpool Porter v Richmond county court pit's app
Middlesex, Westminster Phillips v School Board for London county

Application of the County of th

Middlesex, Westminster Cockerton v School Board for London county plt's app Middlesex, Westminster Cockerton v School Board for London county plt's app Maidenhead The Queen v Burrows, Esq & aur, Jj, &c (expte Wilson) nisi for certiorari for order Middlesex, Brompton Minnis & aur v Stone county court plt's app Middlesex, Bow Ernteman v North Metropolitan Tramway Cocounty Court plt's app county court plt's app county court plt's app

court plt's app
Devonshire Mitchell v Torrington Union magistrate's case

Wolverhampton Eason v Burnett magistrato's case

REVENUE PAPER.

For Judgment.

Attorney-General and Strange (c a v 1st April) — Justices Vaughan Williams and Kennedy

For Hearing.

Cause by English Information. Attorney-Gen and Earl Cowley Petition.

Re The Royal College of Surgeons

Special Case. Re The Mayor, &c, of Borough of Nottingham

Case stated as to Income Tax. Brickwood & Co, appellants, and Reynolds (Surveyor of Taxes), respt

WARNING TO INTENDING HOUSE PURCHASERS AND LESSEES.—Before purchasing or renting a house, have the Sanitary Arrangements thoroughly Examined, Tested, and Reported Upon by an Expert from Mesers. Carter Bros., 65, Victoria-street, Westminster. Fee quoted on receipt of full particulars. (Established 21 years.)—[ADVT.]

THE PROPERTY MART.

June 28.—Messrs. Bear, Burnert, & Eldender, at the Mart, at 2 pim., 22 acres of Freehold Building Land near Sundury. Solicitors, Messrs. Mullens & Bosanquet, London. Also, Old Life Folicies and Reversions. (See advertisement, May 29, p. 5.)
June 29.—Messrs. Desrinan, Tewson, Farren, & Bridgewayer, at the Mart, at 2 p.m., "Royal Victor "Public-house, Old Ford-road (Leacehold, 67 years). Ground-rents at Victoria-park, and Leacehold Properties in the same district. Solicitors, Messrs. S. M. & J. B. Beason, London. Also Freshold Estate of over 35 acres at Hamptesd-heath. Solicitors, Messrs. Francis & Johnson, London. Also Freshold Residential Property of 172 acres at Sevenoaks. Solicitors, Messrs. Wade & Wade, of London. Also Freshold Property of over 128 acres at Mitcham. Solicitors, Messrs. Quayis & Outry, of London. (See advertisements, May 29, pp. 3 and 4.)
June 29.—Messrs. H. E. Foyter & Carrierto, at the Mart, at 2 p.m.,
FREEHOLD PROPERTY:
In Albemarie-street, let for 20 years at £1,000 per annum. Molicitors, Messrs. Gadsden & Treherne, of London.
BEVHRBUNS:
To One-fourth of £4,000; gentleman and 40

VERSIONS:

To One-fourth of 24,000; gentleman aged 69. Solicitors, Mesers. Hasties, London.

To One-eighth of 215,000; lady aged 64. Solicitors, Mesers. Pearce-Jones & Co., London.

To One-third of One-third of 233,998.

To One-third of One-third of 233,997.

To One-third of One-third of 247,990, subject to the payment of 230,000.

To One-third of 247,990, subject to certain annuities; lady aged 66. Solicitors, Mesers. Valpy, Chaplin, & Peckham, of London.

special

ft's app

y court Haugh-

y court

respt's

hibition

Urban

y court

special

app

county

Vilson)

county

aughan

re puroughly

of Free-

t 2 p.m., nd -rents , Messus, mpstead-sidential Londow.

M'agent.

Hasties,

Jones &

ligitors,

To £4,483 Debentures; lady aged 70. Solicitors, Messrs. H. Dale & Co, London.
To £3,500; lady aged 49. Also Mortgage Debt of £3,806. Solicitor, A. S. C.
Diyle, Bag., London.
To a Trust Fund, value £13,000; lady aged 54; provided gentleman aged 30
survives her.
To a Moiety of £2,984; gentleman aged 54; also a Life Interest in an Estate
valued at £4,400, with policies; gentleman aged 25. Solicitor, H. StanleyJones, Eag., London.
FOLICIES:
For £2,000, £500, £500, £500, Solicitors, Messrs. W. C. Cripps & Son. of Tunbridge

LICLESS: For £2,000, £500, £500. Solicitors, Messrs. W. C. Cripps & Son, of Tunbridge Wells; and J. J. Williamson, Eq., of Deal. Also various Shares. (See advertisements, this week, back page.)

BIRTHS, MARRIAGES, AND DEATHS.

BIRTH.

sington, the wife of T. B. Colquhoun

LONGBOTTOM.—June 14, at Heath Bank, Halifax, John William Longbottom, solicitor, aged 65,

WINDING UP NOTICES.

London Gasette.—FRIDAY, June 18.
JOINT STOCK COMPANIES.
LIMITED IN CHARGEBY.

LIMITED IN CHARGEN.

INDUSTRIAL PURCHASE DEVELOPMENT CORPORATION, LIMITED—Pein for winding up, pre, sented June 16, directed to be heard on June 30 Flower & Co, 1, 6t Winchester st-solors for the petners Notice of appearing must reach the above-named not later than 6 o'clock in the afternoon of June 39

JUSPESS EXPENDED, LIMITED—Creditors are required, on or before July 21, to send their names and addresses, and the particulars of their debts or claims, to Charles Walter Grimwade, 38, Coleman at LIMICAUM TILE CO, LIMITED—(IN LIQUIDATION)—Creditors are required, on or before July 18 to send their names and addresses, and the particulars of their debts or claims, to Richard Ronald Gibbs, 139, Cannon at USIVERSAL LAGGING CO, LIMITED—Oreditors are required on or before August 3, to send their names and addresses, and the particulars of their debts or claims, to Percy James Harmer, 3, Crosby so PRIENDLY SOULETIES DISSOLVED.

CANNING FRIENDLY SUG AND BURLAL SOURET, 7, Gladwell at Livernool. June 9

CARRING FRIENDLY SICK AND BURIAL SOCIETY, 7, Gladwell st, Liverpool. June 9

CASILEFORD LODGE OF ANGIERT SEEPHERDS FRIENDLY SOCIETY, Crimean Tavern, Church es, Castleford, York. May 7
MANCHESTER AND DISTRICT BRICKLAYERS' LABOURERS' ACCIDENT AND BURIAL SOCIETY, LOCOMOTIVE Inn., Oldham rd, Manchester. June 9

London Gasotte.—Tuesday, June 22.

JOINT STOCK COMPANIES.

Limited in Changery.

Bayrish Mezzo-tiht Stadicate, Lihited—Creditors are required, on or before July 6, to send their names and addresses, and the particulars of their debts or claims, to William Brock Keen, 3, Church et, Old Jewry Mosaus Symicate, Lihites—Orditors are required, on or before July 17, to send their names and addresses, and the particulars of their debts and claims, to Alexander Hall Downes, 29, St Swithin's lane Stoneham, St Michael's House, Cornhill, solor for the liquidator

liquidator

Mayer Biguole Syndicate, Limited—Peta for winding up, presented June 17, directed to be heard on June 30 Ashwell & Co. Edypl, solors for the petners Notice of appearing must reach the above-named not later than 6 o'clock in the afternoon of June 29 Mysons Rerse (Karguny) Co. Limited—Creditors are required, on or before July 31, to send their names and addresses, and the particulars of their debts or claims, to John Garland, 6, Queen to place. Francis & Johnson, Austin frairs, solors to liquidator Proor, Wilks, & Laurence, Limited—Peta for winding up, presented June 19, directed to be heard on June 30. Hores & Co. Liscoliv's inn fields, solors for petner. Notice of appearing must reach the above-named not later than 6 o'clock in the afternoon of June 29

June 29

Beneves Case and Barrel Co, Limited—By an order made by Vaughan Williams, J., dated May 28, it was odered that the voluntary winding up of the company be continued. Abbott & Hudson, 9, Fenchurch st, solors for petner White Rose Gold Minus Co, Limited—Craditors are required, on or before July 31, to send their names and addresses, and the particulars of their debts or claims, to Richard Lawrence Spicer, 3 and 4, Gt Winchoster st. Francis & Johnson, 26, Austinfriars, solors to liquidator

South Frances United Mikes—Treditors are required, on or before July 26, to send their names and addresses, and the particulars of their debts or claims, to Cornelius Bawden, Redruth. Coode & Co, Bedford row, agents for Peter, Redruth, solor for liquidator

FRIENDLY SOCIETIES DISSOLVED.

COURT BROTHERS UNITED, A O F, Queen's Head Inn, Moor st, Ormskirk, Lancaster.

June 9
COURT EARL GREY, A O F, Rose Inc., Crane Moor, Sheffield. June 16
HEARTS OF OAK LODGE OF THE GRAND PROTESTARY ASSOCIATION OF LOVAL ORANGEMEN,
12, Front st, Milburn pl, North Shields, Northumberland June 16
Victoria Doors Licespee Victualles Co-Operative Society, Lenited, Dock House
Tavern, Dock rd, Tighi Hasin, Essex June 9

CREDITORS' NOTICES.

UNDER ESTATES IN CHANCERY.

LAST DAY OF CLAIM.

London Gazetie,-Tuesday, June 1.

BROWE, Sir JOHE, Shortlands, Kent July 2 Ellis v Brown, Romer, J R. M. Brown Sheffield

DAWMAN, GEORGE, Rye Ianc, Peckham, Inspector of Railways July 1 Thomas v Simmons, Stirling, J Scorer, New inn, Strand

MEAD, EDWARD PARKER, Higher Broughton, or Manchester, Grey Cloth Agent July 1 Mead v Mead, Registrar, Manchester Norton, Manchester

London Gasetts.-FRIDAY, June 4.

HAIGH, WILLIAM HENRY, Sheffield, Cab Proprietor July 1 Green v Rowbotham, Romer, J Montagu Brown, Sheffield
PATER, CHARLES THOMAS, Ramsgate July 1 Welding v Turner, Romer, J Fearkes, College hil
WHITEHOUSE, WILLIAM MATTHEW MILLS, Charles st, St James's sq. Solicitor July 30
Hodges v Whitehouse, Romer, J Freeman, Charles st, St James's sq.

London Gazette—Tursday, June 8.

Goldstone, Manchester, Jeweller June 30 Goldstone v Goldstone, District
Registray, Liverpool Chariton, Son, & Hanner, Manchester
Waldenberg, John, Preston, Lance, Builder July 3 Roper v Morley, Registray, Preston
James Todd, Winckley eq. Preston

HAVELOUX, JANE ELIZABETH KARBELLA, South Shields, Durham July 6 Chipchase ?
Havelock, Registrar, Durham Dickinson & Co, Newcastle on Tyne
HUGHP, John, Darlington, Carrier July 5 Hughff v Corner, Registrar, Durham Clay-hills, Darlington

UNDER 22 & 23 VICT. CAP. 35.

LAST DAY OF CLAIM.

London Gaseis.—Tursbay, June 8.

BATEMAN, WILLIAM HREEV, Tufnell Park July 1 Gamlen & Burdett, Gray's inn og Bell, John Elliot, Alnwick, Northumberiand, Farmer July i Dougias, Alnwick Blackburn, Parst, Tunbridge Wells July 12 Nicol & Co, Lime st BLACKBURN, JAMES TADDY, Streatham Common July 12 Nicol & Co., Lime of Calves, James, Hove, Sussex July 22 Stones & Co., Finabury circus DE MERVELLEUX, SARAH, Broadstairs, Kent July 15 Marshall & Liddle, Croydon EADES, MARIA, Patrieroft, Lanes July 16 Brett & Co, Manchester ENTWISTLE, WILLIAM, Crumpeell, Lanes July 6 Rhodes, Manchester Presuwates, John, Hampstead July 1 Peterson, Lincoln's inn fields Fuggle, Richard, Victoria, British Columbia, Mill Owner July 21 W C Cripps & Bon, Tunbridge Wells Howell, Martha, Pembroke July 10 George & Co, Cardigan JOHNSON, MARY, Bromley June 25 Arksoll & Co, Tooley of JOHRS, MARY, Sheffield July 30 Clegg & Son, Sheffield

LAW, HERBHET, Ecclesfield, York, Innkeeper July 5 Smith & Co, Sheffield Lees, Mrs Enna, Einley Lovett, Worcester July 1 Talbot, Kidderminster LOWTHIAN, THOMAS, Carlisle, Cumberland June 28 Wannop & Westmorland, Carlisle
MACKLIN, GERARD ROSKINGRAVE WILSON, 8t James's pl. June 24 Taylor & Co, Derby Manor, Robert Herry Downes, Earl's Court rd June 24 Hubbard & Shepard, Chan-ony in Norman, Eller, Amble, Northumberland June 24 Douglas, Alawick

PARKER, BENJAMIN PARSTON, Balley, York, Commission Agent July 19 Brearley, Batley PLUMMER, JOHN, Kensington July 15 Robinson, King's Bench walk, Temple

PROSSER, Антнонт George, Macedon, Colony of Victoria, Miner June 30 St Barbe & Co. Delahay st, Westminster SMITH, WILLIAM, Birkenhead July 5 Bartley & Bird, Liverpool THROOF, JOHN WHITTIER, Liverpool July 18 Hannay, Liverpool

Taipr, Hills, Bedminster, Bristol, Dairyman July 16 Wansbrough & Co, Bristol
Wadmons, Rev. Henry Rosinson, M. A., St John's Wood July 19 Herbert, Cork at,
Burlington gardens

WALLACE, Professor WILLIAM, Oxford July 17 Pappercorn, Oxford
Wallace, Professor William, Oxford July 17 Pappercorn, Oxford
Wallac, Sir Thomas Spencern, Bart, Upper Grosvenor at July 13 Francis & Johnson,
Austin Friars
Willmanner, Rogen William, Northwich, Chester July 10 Thorold & Co., Regent at

London Gasette.—FRIDAY, June 11.
Ainsworth, John, Hyde, Chester July 26 Barlow, Hyde

AUSTEN, Mrs ELIEABETH, Forest Hill, Kent July 16 Foord, Philpot la BAGOT, HENEY VINCENT, Peckham July 12 Peddell, Basinghall st
BAILEY, HENEY, Grange, nr Yarmouth, I of W July 15 Sayer & Cadle, Chifford's inn

Balley, Henry, Grange, in rarmouth, a or w July 24 Pennington & Son, Lincoin's inn fields
Bionold, Charles Edward, Lakesham, Norwich July 3 Backham & Sayer, Norwich
Bloods, Thomas, Aston juxta Birmingham July 17 Rostall, Birmingham
Baaswhiys, Charles, Sudbury, Suffolk Aug 9 Jackham & Co, Ipswich

Bull, Joseph Thomas, Conway, Garnarvon July 31 Morris Owen, Carnarvon Bull, William Niconollo, Weedon Beek, Northampton July 31 Morris Owen, Car-

DULL, WILLIAM TURBUS, TOCKEL AND THE STREET, MARY MARIA, Lawell Chudleigh, Devon Aug S Hacker & Michelmere, Newton Abbot CLOWES, RICHARD, Bucknall, Stafford, Parmer July 21 R. Heaton & Son, Bursism Collings, Elizabeth Hames, Houndow July 12 Batten & Co, Gt George et CARREIRO, VIRGIRIA PAULA PERREIRA ALVES, Lisbon, Portugal 'Aug 14 Harries & Co, Nicholas lane

Nicholas lane Derbyshine, Nahov, Blackburn July 23 Porter, Blackburn DONORS, WILLIAM JAMES, Bromley July 10 Rowland & Hutchinson, Croydon Evans, Sofena, Abergwill, Carmarthen June 30 Barker & Co, Carmarthen EVANS, NOPHIA, ADURYMINO, Newport, Mon July 7 Roger Evans, Newport FARLEY, WILLIAM DOWNINO, Newport, Mon July 7 Roger Evans, Newport FARLEY, WILLIAM, Liverpool Aug 11 Collins & Co., Liverpool FRENKER, BELLIAM MARTHA, Choltenham, Glos July 14 Bruco Billings, Choltenham, GARRICOTT, BARAH ARR, Totland Bay, I of W June 30 Joyes, Newport, I of W

GASCOTSE, WILLIAM WHITERRAD, Bapchild Court, nr Sittingbourne July 15 Dunkerton & Son, Bedford row
HENNINO, RICEARD SEINNER, Tunbridge Wells July 1 Stone & Co, Tunbridge Wells

Jackson, William, Hemingborough, York July 31 England & Sin, Goole Les, Eliza, Halifax July 19 Wavell & Co, Halifax

MAJOLIER, EDWARD, South Kensington July 31 Tilleards, Lombard et Marshall, Mrs Elizabets Arcelina, Uxbidge July 15 Tidy & Tidy, Sachville ≰ Mills, Elizabets, Handsworth, Staffs June 19 С F Brown & Co, Birmingham QUICER, WALTER SHUBBICK GODOLPHIN, Pimlico July 10 Tucker & Co, Serie et, Lincoln's

BAUL, JOHN BERBY, Hayton, Cumberland June 26 Richardson, Aspatria SHAW, JOHN, Hunslet July 12 Nelson & Co, Leeds

SHITH, SARAH, Middlesborough, York July 12 Thomas & Malkin, Stockton on Trees STORE, WILLIAM, Elloughton, York July 1 West, LL.D, Brough, East Yorks WOREHOF, JOHN, Little Horton, Bradford, Grocer July 1 Freeman, Bradford

W

BR

BR CL

Co Co

€o Cu Fa GA Gr

Hi

Mo Ho

Hu

Hr Tu Ivi Jo Jo

L

Ma M Ma Mo NH

(OA) Box

Bri Bri STI TA Tn Tr

BANKRUPTCY NOTICES.

London Gaustie - Farnay, June 18. RECEIVING ORDERS.

RECEIVING ORDERS.

ALOGE, SANUEL, Heaton Norris, Lames, Broker, Stockport Pet May 37 Ord June 14
ALDIS, PERDEBICK ALURON, Bridgort, Dorset, Printer Dorchester Fee June 14 Ord June 14
AUSTIN, JOSIAH, Gf. Shelford, Cambridge, Bricklayer Cambridge, Bricklayer Glocoster Stune 15 Ord June 15
BELLARY, ARTER EDWARD, Maisemore, Glos, Farmer Glocoster, Sanuel & Dord June 16
BEVAR, GORDER CHILDS, Cardiff, Grocer Cardiff Pet June 14 Ord June 15
June 14 Ord June 15
BODER, FRANK, Derby, Boot Manufacturer Durby Pet June 10 Ord June 16
BOOK, JAMES, Modbury, Devon, Farmer Piymouth Pet June 16 Ord June 16
BOK, JAMES, Modbury, Devon, Farmer Piymouth Pet June 10 Ord June 16
Both, ELLEN, Weston super Mare Bridgwater Pet June 14 Ord June 14
BRITTON, BORER GROSSER, EXCEP, Painter Exeter Pet June 15 Ord June 16
COLLYER, CECIL STUARY, Draper's gardns High Court Pet May 14 Ord June 15
COLLYER, CECIL STUARY, Draper's gardns High Court Pet May 14 Ord June 15
Couvers, ARTEUR, Westelid Wakefield Pet June 14
DATS, ALFRED, New Swindon, Wilts, Builder Swindon
Pet June 1 Ord June 16

15 Ord June 15
Collytes, Cacil. Struars, Drapes's gardes High Court Pet May 14 Ord June 15
Caowthes, Astrong, Wakefield Wakefield Pet June 14
Oyd June 14
Dayis, Alverd, New Swindon, Wilts, Builder Swindon Pet June 1 Ord June 16
East, Jasou, Reading, Oilman Reading Pet June 14
Ord June 14
Histories, Frank, Follham rd, Watchinaker High Court Pet June 14 Ord June 14
Histories, Frank, Follham rd, Watchinaker High Court Pet June 15 Ord June 15
Histories, John Goddon, Bideford, Devotes, Painter High Court Pet June 16 Ord June 15
Histories, John Goddon, Bideford, Devotes, Painter Barnstaple Pet June 14 Ord June 14
Liliewowner, Martha, Thornton, in Bradford Bradford, Pet June 15 Ord June 15
Ives, Histories, Thomas, Norwich, Fishmonger Norwich Pet June 14 Ord June 14
Joses, Houn Ower, Llandwrog, Carrastvone, Gearryman Bangor Pet June 16 Ord June 14
Joses, Marthias, Swanses, Chemist Swanses Pet June 15 Ord June 14
Lithas, Isaac Kenling, Willaston, Shoemaker Nantwich Pet June 16 Ord June 16
Lits, John Samson, Penarth, Butcher Gardiff Pet June 16
Crd June 16
Lits, John Samson, Penarth, Butcher Gardiff Pet June 16
Lits, Willias, Brymmawr, Brecones, Wheelwright Tredegar Pet June 15 Ord June 15
Londann, Willias, Brymmawr, Brecones, Wheelwright Tredegar Pet June 15 Ord June 15
Lowes, Astrone, Derby, Groeer Derby Pet June 15 Ord June 15
Lowes, Astrone, Derby, Groeer Derby Pet June 15 Ord June 16
Mastrill, J. W. Week Smithfield, Poultry Saleman High Court Pet April 13 Ord June 15
Lowes, Astrone, Derby Derby Pet June 15 Ord June 16
Mastrill, J. W. Week Smithfield, Poultry Saleman High Court Pet April 13 Ord June 16
Mastrill, J. W. Week Smithfield, Poultry Saleman High Court Pet April 13 Ord June 16
Mastrill, J. W. Week Smithfield, Poultry Saleman High Court Pet April 13 Ord June 16
Mastrill, J. W. Week Smithfield, Poultry Saleman High Court Pet April 13 Ord June 16
Mastrill, J. W. Week Smithfield, Poultry Saleman High Court Pet June 15 Ord June 16
Mastrill, J. W. Week Smithfield, Poultry Saleman Hebenstry, Matehinist Coventry Pet

FIRST MEETINGS.

PIRST MERTINGS.

APPLEYON, JAMES, Ormskirk, Boot Dealer July 1 at 11
Off Ree, 35, Victoria et, Lâverpool
Austin, Josiam, 6t Shelford, Camba, Bricklayer June 25
as 10.00 Off Ree, 5, Petsy Qurry, Cambridge
Bertley, Sam, Cleckheston, Yorks, Joiner June 25 at
11.30 Off Ree, 31, Manor row, Eradford
Biddley June 25 at 11 Black Lion Hotel, High et,
Brockten on Tees
Bisnor, Frank James 25 at 21 Black Lion Hotel, High et,
Brockten on Tees
Bisnor, Frank James 25 at 2.30 Bankrupice bldgs, Carey at
Barton, Robert Groods, Exeter, Painter July 1 at 10.30
Off Ree, 13, Bedford dreum, Exeter
Baown, John, Woking, Surver, Carman June 25 at 2.30
4, Railway appe, London Bridge
Collins, William, Worcester, Licensed Victualier June
25 at 3.30 W. R. Skiedding, Auctioneer, Stourbridge
Cook, William, Wolverhampton, Commission Agent
June 25 at 3.00 Off Ree, Wolverhampton
Caowdes, William, Wolverhampton, Commission Agent
June 25 at 11.30 Off Ree, Wolverhampton
Caowdes, William, Matlock Bank, Derbys, Plasterer
June 25 at 11.30 Off Ree, 46, 8t Mary's-gate, Derby

DUBARY, LUKE Lino, Southwark st, Ironnonger June 25
at 13 Bankruptey bldgs, Carey et
For, GERARD MARTHERS, Lime et, Olgar Merchant June
25 at 11 Bankruptey bldgs, Carey et
GALPIN, HERBY DARARS, Fulham June 29 at 12 Bankruptey bldgs, Carey et
GREGORY, GERGE WILLIAM, Shrewsbury, Salop, Destal
Shrewsbury

Surgeon July 3 st 11.00 Off Rec, 42, 98 John's hill,
Surgeon July 3 st 11.00 Off Rec, 42, 98 John's hill,
Hancock, Biccarab, Paddington, Stationer June 29 at 11
Beakruptey bidge, Carey st
Halters, John Shaw, Southhess, Cycle Maker June 25 at
5 Off Rec, Cambridge Junetion, High st, Portsmouth
Hoberiss, Franciscot, Leeds, Surveyor of Taxes June 26
HOOTOS, James Ghavas, Highgate June 29 at 2.30
Bankruptey bidge, Carey st
Jenny David, Chiphydd, ar Pontypridd, Labourer
June 25 at 2 65, High st, Meethyr Tyddil
Las, Franciscot, Feckham, Occadealer June 25 at 2.30
Bankruptey bidge, Carey st
Lasuchan, Trovata, Sheffield, Commercial Traveller June
55 at 3 Off Rec, Figtree lane, Sheffield
LOWELL, Guonne Richard, Devider Sheffield
LOWELL, Guonne Richard, Wellingborough, Blacksmith
June 55 at 23.00 County Court bidge, Sheep st, Northamplon

ampton
LOVELL, THOMAS, Wellingborough, Blackmith June 26
at 12 County Court bidge, Sheep st, Northampton
McDowald, Charles, Carlisle Plumber July 6 at 3.90
Off Ree, 34, Flisher st, Carlisle
MacDowskes, Johns, Queen Anne's mansions, Westminster
June 25 at 11 Bankruptop bidge, Carey st
Passons, Gosons, Olney, Bucke, Baker's Manager June
36 at 11.30 County Cour bidge, Sheep st, Northampton
E. Joune 25 at 11 Off Ree, St Peter's Church walk, Nottingham.

tingham

Simpson, Charles, Bilston, Staffs, Grocer June 28 at 11

Off lies, Wolverhampton.

Talbort, James Hener, Syston, Leicester, Baker June 26 at 3 Off Rec, 1, Berridge et, Leicester Thoms, Richard, Esdender Thoms, Richard, Esdender June 29 at 10.30 Court house, Laton

Waltries, William, Liamboldy, Carmarthen, Lisensed Victualler June 26 at 11 Off Rec, 4, Queen's st, Carmarthem.

Victualier June 20 M in OR Rio, A, Quoen's st,
Carmarthem
Warsow, Gaonos, Pendietos, Lance, Leither Merchant
June 23 at 3 Off Rec, Byrom st, Manchester
Warsow, Thomas, Wigton, Cumberland, Cattle Dealer
July 6 at 4 Off Rec, Fisher st, Carliale
WESTLARE, THOMAS, Gould, nr Plymouth June 25 at 12
10, Atheneoum ber, Plymouth
WHITTS, JOHN MOSLEY, West Bridgford, Notts, Printer's
Manager June 25 at 12 Off Rec, 3t Peter's Church
WILLIEGON, JOHN ALLIEBON, Hayton, Cumberland, Innkeeper July 6 at 3 Off Rec, 3t, Fisher st, Carliale
WOOD, Thomas, Plymouth, Greengrocer June 25 at 11.30
10, Athensoum ber, Plymouth

ADJUDICATIONS.

ALDIS, FREDBRICK MURTOX, Bridport, Dorset, Printer Dorchester Pet June 14 Ord June 14
APPLETON, JAHES, Ormskirk, Boot Dealer Liverpool Pet
May 18 Ord June 15
AUETIS, JOHAL, CH Shelford, Cambridge, Bricklayer Cambridge Pet June 15 Ord June 15
BALLEY, WALTER, King William st, Mining Agent High
Court Pet Aug 5, 1896 Ord June 14
BELLARY, ABTRUE EDWARD, Gloucester, Farmer Gloucester Pet June 14 Ord June 14
BOORE, FRANK, Derby, Boot Manufacturer Derby Pet
June 16 Ord June 16
BOOS, BARNS, Enightoneombe, Devon, Farmer Plymouth
Pet June 19 Ord June 16
BOZ, EDWARD, Gloucester, Farmer Plymouth
Pet June 19 Ord June 16
BRITTON, BORBER GROOGE, Except Canterbury Pet
June 16 Ord June 16
BRITTON, BORBER GROOGE, Except, Painter Except
June 14 Ord June 14
BONN, CLE, Colchester Colchester Pet April 7 Ord
June 14
BONN, THOMAS KIRKHAM, Leeds Leeds Pet June 15
Ord June 14
BUNG HARLEY, Wakefield Wakefield Pet June 14
Ord June 15

June 18
BUSH, THOMAS KIRKHAM, Leeds Leeds Pet June 15 Ord
June 15
CHOWTHSIS, ARTHUS, Wakefield Wakefield Pet June 14
Ord June 14
DUBANY, LOYES LEO, SOUTHWARK St, Ironmonger High
COUTE Pet May 27 Ord June 16
EASY, JASOU, Reading, Oilman Reading Pet June 14
Ord June 14
EDDOLLS, AWELLS, Reading Reading Pet May 18 Ord
June 14
HOLDIAN, PATRICK, East Ham, Cook High Court Pet
June 15 Ord June 18
HUMPHRIS, FRANK, Wandsworth, Watchmaker High Court
Pet June 14 Ord June 15
HUMPHRIST, HENRY, LAMBOTH, Provision Dealer High
COURT Pet June 15 Ord June 15
HUMPHRIST, HENRY, LAMBOTH, Provision Dealer High
COURT Pet June 14 Ord June 15
HUMPHRIST, HOMAS, NORWICH, Planne 14
LILISOWORTH, MARTHA, THOMASON, IN PRACTICAL PRESENCE PET JUNE 15
VESS, HENRY THOMAS, NORWICH, Fishmonger Norwich Pet
June 14 Ord June 15
VESS, HENRY THOMAS, NORWICH, Fishmonger Norwich Pet
June 14 Ord June 14
JOHES, WILLIAM, Holyhead, Farmer Banger Pet June 14
ORD June 14
KEMERDY, ASHUR JOHN CLARKE, Chelsea High Court
Pet Feb 16 Ord June 16

Huberens, Frank, Wandsworth, Watchmaker High Court
Pet June 14 Ord June 15
Huberens, Herry, Lambeth, Provision Dealer High
Court Pet June 15 Ord June 15
Hobbard, John Gordon, Bideford, Davon, Painter Barnstane Pet June 14 Ord June 16
Lilisoworth, Martha, Thornton, ar Bradford Bradford
Pet June 14 Ord June 16
Issa, Herry Thomas, Norwich, Fishmonger Norwich Pet
June 14 Ord June 16
Johns, William, Holyhead, Farmer Bangor Pet June 14
Johns, William, Holyhead, Farmer Bangor Pet June 14
Johns, William, Holyhead, Farmer Bangor Pet June 15
June 15
June 15
June 15
June 16
June 16
Lan, William, Brandsker, Chelsea High Court
Pet Feb 16 Ord June 16
Lan, William, Brandsker, Shoemakor Nantwich
Pet June 16 Ord June 16
Lan, William, Brandsker, Shoemakor Nantwich
Pet June 15 Ord June 16
Lan, William, Romet Kaoli, Somerset Bridgwater Pet
June 15 Ord June 16
Lan, William, Thorna, Shoemakor, Shoemakor Nantwich
Pet June 15 Ord June 16
Langen, William, Romet Kaoli, Commorcial Traveller SheffBad Pet May 11 Ord June 16
Langen, William, Rymanswer, Brecon, Wheelwright
Treologue Fet June 15 Ord June 16
Langen, William, Rymanswer, Brecon, Wheelwright
Treologue Fet June 15 Ord June 16
Sadalars, Janss, Winson Green, Staffs, Grocer Birmingham Pet June 16 Ord June 16
Sadalars, June 16
Sadalars, June 16
Surveick, Grocer Birmingham Pet June 16 Ord June 16
Sangen, William, Romet Kangle, Commorcial Traveller ShefBad Pet May 11 Ord June 16
Sangen, Wolffer, May 21 Ord June 16
Sangen, Wolfer, May 22 Ord June 16
Sangen, Wolfer, May 22 Ord June 16
Sangen, Wolfer, May 22 Ord June 16
Sangen, Wolf

Longdrey, Joseph, Sharrow, Shaffield, Silversmith Sheffield
Pet June 15 Ord June 15
Lows, Astriuz, Derby, Groser Derby Pet June 15 Ord
June 15
McCouffal, Alax, Sowetby Bridge, Yorks, Chemist
Halifax Pet May 22 Ord June 19
Modowitz, Abaham, Wood Green, Glasscutter Edminton Pet June 15 Ord June 15
Nucsyt, James, Westminster High Court Pet May 11
Ord June 16
Oakley, Edward, Derby Derby Pet June 14 Ord June 15

PARRY, DAVID, Liangollen, Denbighs, Grazier Wrexham Pet May 19 Ord June 15 PRANCE, Genocs William, Balham, Builder Wands-worth Pet June 14 Ord June 15 POLR, WILLIAM, Bristol, Pork Butcher Bristol Pet June 4 Ord June 14

4 Ord June 14

BOBERTS, DAVID, SWARSEA, Draper Swarsea Pet May 24
Ord June 14

SCOTT, WALTER, Goole, York, Hosier Wakefield Pet
June 15 Ord June 15

SEVENOARS, PHILIP, Abergavenny, Builder Tredegar Pet
June 14 Ord June 14

STUTE, WILLIAM ALTERS, Water 11

SEITH, WILLIAM ALDERT, Walsall Walsall Pet June 1 Ord June 15

Ord June 15
STRATHERM, ALEXANDER HOBERT, HIGH, Stationer Chelmeford Fet June 11 Ord June 11
SWAMPOROUGH, ERMENT WILLIAM, MCUNIAIA ASH, Glam, PRINTER Aberdare Fet June 16 Ord June 16
THORN, BIGHARD, Eaton Bray, Sedford, Saddler Luton Fet June 14 Ord June 16
VILLAR, HARRY, Gloucester, Farmer Gloucester Pet April 29 Ord June 14
WARMAN, JOHN, Folkestone, Salimaker Canterbury Pet June 15 Ord June 16
WILRON, JOHN WILLIAM, Bradford, Butcher Bradford Pet June 16 Ord June 16

London Gazette.-Tursday, June 21. RECEIVING ORDERS.

AMDERTON, JOSEPH SHEFHERD, BUTNLEY, CARTOF BURNLEY, Pet June 18 Ord June 18
BANKER, JANES, St Noots, Hunts, Carpenter Bedford Pet May 12 Ord June 18
BABBE, JESS, Leicouter, Butcher Leicester Pet June 17
Ord June 17
BRIL, JANES, Oddham, Painter Oldham Pet June 17 Ord
BRATHWAITE, WILLIAM BRANDER, WILLIAM BRATHWAITE, WILLIAM BRATHWAITER, WILLIAM BRATHWAITER,

June 17
BRANTHWAITE, WILLIAM EDMUND, WOTCOSTER Hop Meschant Worcoster Ord June 17
BRWNE, WILLIAM JOHN, Pimileo, Engineer High Court Fet May 28 Ord June 16
BURGKHARDT, JULIUS, GRACCHURCH 66, Meschant High Court Fet May 19 Ord June 17
CHIDLEY, EDWARD FRANCIS BRONKLEY, Newport, Balop, Groose Stafford Fet June 19 Ord June 19
CHIPSAN, GROSGE, Fallmouth Truto Fet June 17 Ord June 17
LARKE, WILLIAM, East Finchley, Dairyman Barnet Pet

June 17
CLARER, WILLIAM, East Finchley, Dairyman Barnet Pet
June 3 Ord June 16
Cnirre, Ganoss, Lewes, Grocer Lewes Pet June 17 Ord
June 17

June 17
CROUGE, JOHN P, Manchester, Art Emgraver Manchester, Pet May 26 Ord June 16
DIGERSON, HERBERT YOUNG, Leadenhall st High Court Pet May 17 Ord June 18
DOWRES, FRIDERICK WILLIAM, Middlewich, Innkesper Nantwich Pet June 17 Ord June 17
DTER, E I, Leicester, Draper Leicester Pet June 4 Ord June 18

DTER, R. I., Laisesster, Dersper Laisester Pet June 4 Ord June 18
ENWARDS, EDWARDS, Strood, Kont, Brickiayer Richester Pet June 18 Ord June 18
ELLIEFOR, EORBERT WILLIAM, Stowmarket, Sufficik Bury St Edmunds Pet June 10 Ord June 19
GAWS, Blowns, Great Turnstile, Holborn High Court Pet June 17 Ord June 17
Harris, Caralias, Wardour st, Scho, Baber High Court Pet May 27 Ord June 18
Huora, J. G. late of H. M. S Galatea, Commander High Court Pet April 20 Ord June 18
Horkins, Arreius, Marylebone, Dairyman High Court Pet April 20 Ord June 18
Hischitz, Alberts, Bradford Bradford Pet June 18
Ord June 18
Hischitz, Alberts, Bradford Bradford Pet June 19
Ord June 18
HOLMES, SANUEL, Ashover, Derbys, Butcher Derby Pet June 18 Ord June 18
HORMER, HILLE, Leicester, Butcher Leicester Pet June 18 Ord June 18
HORMER, ETAM, Aberdare, Grocer Aberdare Pet June 18
Ord June 18
HORMER, EVAM, Aberdare, Grocer Aberdare Pet June 18
Ord June 18
Langham, John, Leicester Leicester Pet June 18
Ord June 18
Langham, Johns, Leicester Leicester Pet June 10
Ord June 18
Langham, Johns, Leicester Leicester Pet June 18
Ord June 18
Langham, Johns, Leicester Leicester Pet June 18
Ord June 18

Shaffiald.

15 Ord Chamist

Edmon.

May 11

June 15

Wands-

et June

May 24

eld Pet gar Pet

June 1 Chelms.

Luton Pet April ITY P.4 Bradford.

Burnley

ord Pet June 17 o 17 Ord on Merh Camet t High Salop,

17 Oell

not Put 17 Ord schooter rh Coart nkeeper

4 Ord

solia dar Bury a Court

h Court e High th Court June 18

June 19

by Put er Pot 8 Ord June 17

6 Ord

Pet June

irdremor

irdresser

16 Ord Railway

r Walelcoster

Nareety-

art Pul

ot Jane

firming-

Silbor, Charles, Bradford, Engineer Bradford Pet June 19 Ord June 19 Signous, Charles, Weiling at High Court Pet June 1 BILBOY, OMARLING, Bradford, Enginese Bradford Pet June 19 Ont June 19 BIRMONS, CALEMAN, Wetting at High Court Pet June 1 Ord June 18 BIRMONS, CALEMAN, Wetting at High Court Pet June 1 GHTH, JOHN HARMY BURYON, Gt Grimsby, Blacksmith Gt Grimsby Pet June 16 Ord June 16 BIRMY, BARWER, Kilburn, Salimaker High Court Pet June 18 Ord June 18 BOXWORK HIRWER, Dawley, Salop, Bolicitor Maddley Pet June 17 Ord June 17 BIRMS, BOLELIAM, Oldham, Bookseller Oldham Pet June 8 Ord June 18 Ord June 18 Ord June 18 Ord June 18 WIELL, CHRISTOPHER, Hatberleigh, Devon, Farmer Plymouth Pet June 14 Ord June 14 WIELL, CARJENTOPHER, Hatberleigh, Devon, Farmer Plymouth Pet June 14 Ord June 14 Pet June 18 Ord June 18

Amended notice substituted for that published in the London Gasette of June 8:

WORSTRICEOFT, JAMES HENRY, Pendleton, Lancs, Leather Merchant Salford Pet May 28 Ord June 5

RECEIVING ORDER DISCHARGED.

Da Ridder, Rossar Porrs, Liverpool, Heating and Ven-tilating Engineer Liverpool Rec Ord Mar 6 Dis June 17

PIDOT MERTIFOR

Barner, Jesse, Leicester, Butcher June 29 at 12.30 Off Rec, 19, Berridge et, Leicester, Butcher June 29 at 12.30 Off Rec, 29, Queen et, Cardiff, Grooer June 29 at 3 Off Rec, 29, Queen et, Cardiff, Grooer June 29 at 3 Off Rec, 29, Queen et, Cardiff, Grooer June 20 at 11 Off Rec, 40, 8t Mary's gate, Derby Box, Enwir, Folkestone, Sewengent July 8 at 9.30 Off Rec, 73, Castle et, Canterbury Barny, G. & Soz, Winchmore Hill, Nurserymen July 1 at 3 Off Rec, 65, Temple chamber, Temple avenue Brewer, William John, Findice, Englieser June 29 at 12 Bankruptoy bidge, Carey et Bries, Elling, Weston esper Mare July 5 at 10.30 Mr Tamlyn, High et, Bridgwater Cardia, Control of Cardia, Groon, and Romers Surere, Commercial d, General Merchants June 30 at 2.30 Bankruptoy bidge, Carey et Cardia, Cont. Structure, Cont. Structure, Cont. Structure, Cardia, Cont. Structure, Cardia, Cont. Structure, Cardia, Cardia, Vincolo, Bucks, Farmer June 20 at 1.15 Bell Entel, Winsolow, Cont. Structure, Cardia, Cardia, Favisicok, Devon, General Dealer June 20 at 1.1 10, Athensoun ter, Flymusth Cardia, Structure, Genoma, Lewes, Grooer June 20 at 12.30 Off Rec, 4, Favilion bidge, Strighton Passer, Thomas, Newpork, Mon, Builder June 20 at 12.30 Off Rec, Glonositer Bank chubrs, Newpork, Mon, Cardia, Blackburn July's at 1 County Court House, Blackburn July's at 1 County Court House, Blackburn July's at 1 County Court House, Blackburn, Elsex William, Leicester July 1 at 3 Off Rec, 1 Berridge et, Leicester Bank County, County June 30 at 12 Bankryty bidge, Carcy et

GREEN, WILLIAM, Leicenter
Berdige et, Leicenter
HIL, HEREN GROBER, Colton, Staffe, Farmer July 1 at 11.30 Wright & Westhead, 8t Martin's place, Stafford
HOLDIAM, PAYRICK, East Ham, Cook June 30 at 12
Beakruptey bidge, Carey et
HOPRING, WILLIAM, Claybrooke, Leice, Butcher June 30
- at 12.30 Off Rec. 1, Berridge et, Leicenter
HORPHRIS, FARME, Fulbam rd, Waschmaker June 30 at
13.30 Beakruptey bidge, Carey et
HORPHRIS, FARME, Falbam rd, Waschmaker June 30 at
15.30 Off Rec. 1, Berridge et, Leicenter
HORPHRIS, HAMME, Lambeth walk, Provision Dealer
June 30 at 11 Bankruptey bidge, Carey et
HORBADD, JOHN GORDON, Hiddelord, Devon, Painter June
29 at 10.30 King's Arms Hotel, Bernstaple
Lilnoworth, Martha, Thornton, at Bractord, Farmer
July 1 at 11 Off Rec, 3, Manoe row, Bradford
Iver, Himmy Thomas, Norwich, Fishmonger July 3 at 12
Off Rec, 8, King et, Norwich
June 20 at 11.30 24, Railway npp, London Bridge
Johrs, Herbert Carter, Forest Hill, Kest, Corn Merchant
June 20 at 11.30 24, Railway npp, London Bridge
Johrs, Herbert Carter, Forest Hill, Kest, Corn Merchant
June 20 at 11.30 24, Railway npp, London Bridge
Johrs, Herbert Carter, Forest Hill, Kest, Corn Merchant
June 20 at 11.30 25, Railway npp, London Bridge
Johrs, Herbert Carter, Forest Hill, Kest, Corn Merchant
June 20 at 11.30 11. A Railway npp, London Bridge
Johns, Herbert Carter, Forest Hill, Kest, Corn Merchant
June 20 at 11.30 11. A Railway npp, London Bridge
Johns, Herbert Carter, Forest Hill, Kest, Corn, Merchant
June 20 at 12. Off Rec, 21, Merchant
June 20 at 11.30 11. A Railway npp, London
June 20 at 11.30 11. A Railway npp, London
June 20 at 12 Off Rec, 31, Alexandra rd, Swanses
HILLIAM, GLABROUM, Cornwall, Farm Labourer July
1 at 11 10, Athenoum ter, Flymouth
MAYOOK, Marie Ann Landhar, Lesmington, Hairdresser June 20 at 11.30 0ff Rec, 17, Hertford st,
Coventry
Mosoan, Abrilla Root, Robert July 1 at 11.30 Court
House, Northallerton
Frank, William Schotz, July 1 at 11.30 Court
House, Northallerton
Frank, William Schotz, Hirmingham, Bachinist July 1 at 11.

WARMAN, JOHN, Folksetone, Sallmaker July 8 at 9 Off Rec, 78, Castle at, Casterbury WILKIPS, Cacus, F, Great Wineheater at, Bullion Broker July 1 at 12 Bankruptey bidgs, Carey at WILSOW JOHN WILLIAM, Bradford, Butcher June 30 at 11 Off Rec, 31, Manor row, Bradford, Dutcher

Amended notice substituted for that published in the London Gazette of June 18, when debtor's name was given as Goorge Watson:

Worsencoope, James Hunny, Pendleton, Lanes, Leather Merchant June 25 at 3 Off Rec, Byrom st, Man-ADJUDICATIONS.

chester

ADJUDICATIONS.

ALGOOK, SARUEL, Heston Norris, Lanes, Broker Stockport Pet May 36 Ord June 17

ADDERFOR, JOSEPH SHEEPER, Burnley, Carter Burnley Pet June 18 Ord June 18

BARRE, Jases, Leicoster, Butcher Leicoster Pet June 14

Ord June 17

BRILL, JARSE, Oldham, Painter Oldham Pet June 17

Ord June 17

BUNDURY, THOMAS CHARLES, Liverpool Liverpool Pet May 3 Ord June 18

BURRINGTON, FRANDREO PRANK, and Micharl Roberts Boss, Grafton at, New Bond et, Picture Dealers High Court Pet May 31 Ord June 16

CHUMAN, GROSOS, Falmouth Truro Pet June 17 Ord June 17

CLEARS, WILLIAM GROSOS, and ROBERT SUMMER, Communical rd, General Merchants High Court Pet May 8 Ord June 18 WILLIAM, Middlewich, Innkeeper Nantwich Pet June 17 Ord June 17

EDWARD, EDWARD, Strood, Kent, Bricklayer Rochester Fet June 18 Ord June 18

ELLISTOS, ROBERT WILLIAM, Stowmarkst Bury St Edmunds Pet June 10 Ord June 19

GAWS, EDWIN, Gt Turastile, Holborn, Manufacturer High Court Fet June 17 Ord June 18

HIKERLING, ALBERT, BRAGGOT BRAGGOT, Staffs, Farmer Stafford Pet June 10 Ord June 18

HIKERLING, ALBERT, BRAGGOT BRAGGOT Pet June 18 Ord June 19

HILLS, JOHN, Barnaley, Yorks, Butcher Darnaley Pet June 19 Ord June 19

HOLMES, BAUDEL, Asbover, Derby, Butcher Derby Pet June 17 Ord June 18

HOLMES, BAUDEL, Asbover, Derby, Butcher Derby Pet June 17 Ord June 18 HILL, Harry Grongs, Collon, Eugeley, Staffs, Farmer Stafford Pet June 10 Ord June 16

Hischlyr, Alerer, Bradford Eradford Pet June 18 Ord June 18

Histy, John, Barnaley, Yorka, Butcher Barnaley Pet June 19 Ord June 19

Hormes, Sanukl, Ashover, Derby, Butcher Derby Pet June 17 Ord June 18

Horrins, William, Claybrooke, Leisester, Butcher Leisester Pet June 13 Ord June 15

Horrins, William, Claybrooke, Leisester, Butcher Leisester Pet June 16 Ord June 17

Jerning, Hanar, Leisester, Leather Merchant Leisester Pet June 17

Ord June 17

Jerning, Hanar, Leisester, Leather Merchant Leisester Pet June 18 Ord June 15

Jones, Mattrias, Swamses, Chemist Swamses Pet June 15

Jones, Mattrias, Swamses, Chemist Swamses Pet June 16 Ord June 16

Lesamar, William, Jun, Mickleton, Glos, Builder Banbury Pet June 3 Ord June 17

Manyrill, J W. Walworth rd, Poultry Salesman High Court Pet April 13 Ord June 16

Pade, Romand Douglas, Whitchurch, Glam, Railway Clerk Cardiff Pet June 19 Ord June 16

Pade, Romand Douglas, Whitchurch, Glam, Railway Clerk Cardiff Pet June 19 Ord June 18

Ragger, Janus, Wednesbury, Beerhouse Keeper Walsell Pet June 19 Ord June 18

Ragger, Janus, Wednesbury, Beerhouse Keeper Walsell Pet June 18 Ord June 19

Pade, Romand Douglas, Whitchurch, Glam, Ruilway Clerk Cardiff Pet June 17

Powell, Thomas Baujanus, New Eltham, Kent, Nurseryman Greenwich Pet June 17

Powell, Thomas Baujanus, New Eltham, Kent, Nurseryman Greenwich Pet June 17

Shadawar, Granles Buckwonth Engine Bradford Pet June 19

Grong June 19

Bitty, John Hansy Burton, Gt Grimsby, Blacksmith Gt Grimsby Pet June 16 Ord June 18

Book, Challes Buckwonth Engine Bradford Pet June 19

Grong June 19

Grong June 19

Histers Alerer, William Boott, Aldersbot, Captain Guildford Pet May 80 Ord June 18

Wash, Althur Colling, Covertry, Machinist Coventry Pet June 16 Ord June 18

Wash, Althur Colling, Covertry, Machinist Coventry Pet June 16 Ord June 18

Wash, Althur Hans, Hansy, Pendleton, Lance, Leather Merchant Balford Pet May 29 Ord June 18

Wash, Mattria Saler

All letters intended for publication in the "Solicitors' Journal" must be authenticated by the name of the writer,

Subscription, PAYABLE IN ADVANCE, which includes Indexes, Digests, Statutes, and Postage, 53s. WEEKLY REPORTER, in wrapper, 26a, 6d.; by Post, 28a, 6d. SOLIGITORS' JOURNAL, 26s. 6d.; by Post, 28s. 6d. Volumes bound at the office-cloth, 2s. 9d., half law calf, [s. 6d.

***************** THE WRITER OF THIS LETTER

is Mr. L. Caselton, 15, King George Street, Greenwich, London, S.E. He mys:

"I have been for years a martyr to a very bad form of headache, which form of headache, which day, considered me nearly every day, considered me nearly and taken to day the sent the following the nearly of the following the nearly of the

DB TIBBLES

The unique vitalising and restorative powers of Dr. Tibbles' Vi-Cooo are being recognised to an extent hitherto unknown in the history of any preparation. Merit, and merit alone, is what is claimed for Dr. Tibbles' Vi-Cooo, and the proprietors are prepared to send to any reader who assess this paper (a postcard will do) a dainty sample tin of Dr. Tibbles' Vi-Cooo free and post paid. ******************

WANTED, by Solicitor (age 26) having command of £1,900, Clerkship, with view to Partnership, in general practice, town or country.—R. C. A., Waterlow & Sons, Limited, London-wall, E.C.

A BSTRACTING, Copying, Examining Title
Deeds, and Somerest House Work (and High Court
and County Court work up to trial under supervision)
undertaken by advertiser; used to London efficer: salary
\$130.—Address Lanos, "Belieblers" Journal "Office, 2f,
Chancery-lane, W.C.

THEATRES.

HAYMARKET.
THIS EVENING, at 8.40, A MARRIAGE OF CON-VENIENCE: Mr. Cyrll Mande and Mr. William Tarriss, Messers. Sydney Valentine, Holman Clark, Clarence Blakis-ton, H. H. Welch, S. Barnes; Miss Advience Dairollee and Miss Winifred Emery.

THIS EVENING, at S.O. THE RED LAMP and THE BALLAD-MONORR: Mr. Tree, Mesers. Lewis Waller, J. H. Bernes, C. H. Brockfeld, Chas. Allan, George du Maurier, F. Percival Stevens, S. A. Cookson, Gayer Mackay, Berto Thomas; Mrs. Tree, Miss Denothes Baird, and Miss Eate Borks.

THIS EVENING, at 8.0, MADAME SANS-GENE, Napoleon, Henry Iving; Madame Sans-Géne, Miss Elles Terry; Meurs. F. Cooper, Mackintosh, Webster, Mackin, N. Forbes, Cooper Cliffe, W. Farren, jun., Archer, &c. Misses Gertrade Kingston, J. Arthur, Mary Rorke, Mand Milton, B. Gibson, Edith Craig, Mrs. Tyarv.

THIS EVENING, at 6.0, THE PRINCESS AND THE BUTTERFLY: or, THE FANTASTICS: Mr. George Alexander, Miss Julia Melicon; Messra, H. V. Bancold, E. H. Vincont, C. A. Smith, G. Gurney, A. Royston, H. E. Lrving; Mechames Rose Laciency, P. Reil, Grawville, Gedl Raleigh, E. Aickin, Julie Opp, and Fay Davis.

SAVE 50 TO 75 PER CENT. THE DEED BOX SUPPLY COMPANY.

29, TEMPLE ST., WOLVERHAMPTON.

HUNDREDS OF TESTIMONIALS.

HUNDREDS OF TESTIMONIALS.

March 21, 1986.—From Messus, Pools & Robinson, 15, Union-court, Old Broad-street, London, E.C.

Dear Bir,—We are very pleased with the Deed Boxes which you recently supplied to us, and now inclose cheque for 256 6s. 6d., the amount of your account for same, which kindly receipt and return in due course. We shall be happy to recommend your company to any of our friends who may require Deed Boxes.

Yours faithfully,

The Manager, The Deed Box Supply Company, Back of 36, Temple-street, Wolverhampton.

March 23, 1896.—From Mr. H. D. Booth, 63, Lincoln's-inn-fields, London, W.C.

Dear Sirs.—I have received the fitteen Deed Boxee which you have made for me, and with which I am very pleased. Yours truly, H. D. Boorn.

The Deed Box Supply Company.



Set of best timed steel fall-front Deed Boxes, 20 by 14 by 14, with strong iron stand and brass knobs and

chain.
Looks are the best lever that can be made, each look to differ, and one master key to pass the

COMPARTMENTS: 1 box with 4 1 8 1 2 ... without.

Packed in case and sent carriage paid as drawing for

£8 10s. 0d. Ditto, with 8 Boxes, £6 10s. Od. Ditto, with 12 Boxes, 29 10s. Od. tto, with 16 Boxes, Ditto, with 20 Boxes,

ALPHABET CASE (2 doors).



Made of Best Tinned Steel, with Best Lever Spring Lock and 2 Keys.

Stock Size, 30 by 17 by 14. £6 10s 0d.

May be made any size to Order.

ALPHABET CASE (fall front).



Made of Best Tinned Steel, Best Lever Spring Lock, and Two Keys.

Stock Sise, 30 by 17 by 14. £2 5s. Od.

Made any size to order to fit in recesses or on top of mantelpiece, &c.

JUDICATURE FORM CASE.



19 long by 14} wide by

£1 10s. 0d.

12 COMPARTMENTS.

9½ long by 14½ wide by 18 deep.

£1 0s. 0d.

SPECIAL LINES IN BALLOT BOXES. REGISTERED FOLDING VOTING SCREENS. All kinds of Boxes made and Strong Rooms Fitted.

Any of our Boxes net approv d of money returned.

We are appointing agents in every Town, and shall be placed to receive applications from responsible men calling as solicitors. Accountants &c.

RSTABLISHED 1851

BIRKBECK BANK

Southampton-buildings, Chancery-lane, London, W.C.

INVESTED FUNDS . . . £8,000,000.

Number of Accounts, 75,061.

TWO-AND-A-HALF per CENT. INTEREST allowed on DEFOSITS, repayable on demand.
TWO per CENT. on CURRENT ACCOUNTS, on the minimum monthly balances, when not drawn below \$100 STOCKS, SHARES, and ANNUITIES purchased and

SAVINGS DEPARTMENT.

Small Deposits received, and Interest allowed monthly on rman Deposits received, and interest anowal montary on ach completed \$1.

The BIRKBECK ALMANACK, with full particulars, out free.

Telephone No. 65005.

Telegraphic Address: "BIRKBECK, LONDON."

FRANCIS RAVENSCROFT, Manager.

M. W. EDGLEY, 40 & 41, Fleet-st.

AMERICAN ROLL TOP DESKS.

M. W. Edgley, 40 & 41, Floet-at. AMERICAN BOLL TOP DESKS.

M. W. Edgley, 40 & 41, Fleet-st, AMERICAN ROLL TOP DESKS.

M. W. Edgley, 40 & 41, Fleet-st.

BRAND & CO.'S SPECIALTIES FOR INVALIDS.

ESSENCE OF BEEF. BEEF TEA. MEAT JUICE, &c.,

Prepared from finest ENGLISH MEATS Of all Chemists and Grocers,

BRAND & CO., MAYFAIR, W., & MAYFAIR WORRS, VAUXHALL, LONDON, S.W.

THE MOST NUTRITIOUS COCOA

GRATEFUL-COMFORTING.

FOR BREAKFAST AND SUPPER.

LONSDALE PRINTING WORKS,

LONSDALE BUILDINGS, 27, CHANCERY LANE.

ALEXANDER & SHEPHEARD, PRINTERS and PUBLISHERS.

BOOKS, PAMPHLETS, MAGAZINES, NEWSPAPERS & PERIODIOALS.

And all General and Commercial Work, Every description of Printing-large or small.

Printers of THE SOLICITORS' JOURNAL Newspaper.

Authors advised with as to Printing and Publishing. Estimates and all information furnished. Contracts entered into.

MESSES. HERRING, SON, & DAW AUCTIONEERS, ESTATE AGENTS, VALUERS,

Sanitary and Mortgage Surveyors, 6, IRONMONGER LANE, CHEAPSIDE, E.C., 308, BRIXTON HILL, S.W., and

117, WESTERN ROAD, BRIGHTON. (Established 1778.)

AUCTION SALES.

MESSES. FIELD & SONS' AUCTIONS take piece MONTHLY, at the MART, and include every description of House Property. Printed terms can be had on application at their Offices. Mesers. Field & Sons undertake surveys of all kinds, and give special attention to Rating and Compensation Claims. Off 54, Borough High-street, and 52, Chancery-lane, W.C.

JOHN GERMAN, SON, & BEVEN, LAND AGENTS, SURVEYORS & AUCTIONIESS. 59 and 60, CHANGERY LANE, W.C.

Country Offices :

Ashby-de-la-Zouch, Leicestershire. Chartley, Stappordshire, Willesley, Derbyshire. Kingstow, Norts.

Telegraphic Address, " Cogitate, London." MESSRS. H. GROGAN & CO., 101, Park-

street, Grosvenor-square, beg o ca.. as attention of utending Purchasers to the many attractive West-Ind Houses which they have for Sale. Particulars on application. Burveys and Valuations attended to.

ADVANCES ON NOTE OF HAND WITHOUT SURETIES.

MESSES. EDWARDS & CO., of 17 M ESSES. EDWARDS & CO., of 17.

Sacivilie-street, Piccadilly, are prepared to make ADVANCES from £50 upwards, or to treat most liberally with any gentleman introducing business of above nature. No fees or delay and strictly private and reliable dealing guarantoed; references to bankers and solicitors if required. N.B.—Repayments arranged to suit borrower's convenience.

THE COMPANIES ACTS, 1862 TO 1890.



ATTHORITY.

Svery requisite under the above Acts supplied on the

The BOORS and PORMS kept in stock for immediate

MEMORANDA and ARTICLES OF ASSOCIATION speedily printed in the proper form for registration and distribution. SHARE CERTIFICATES, DESENTURE CHEQUES, &c., engraved and printed. OFFICIAL SHALE designed and executed. No Charge for Shetches.

Solicitors' Account Books.

RICHARD FLINT & CU.,

Stationers, Printers, Engravers, Registration Age 49, FLEET-STREET, LONDON, E.C. (corner of Serjeants'-inn).

Annual and other Returns Stamped and Filed.

> EDE AND SON,

ROBE



MAKERS.

To Her Majesty, the Lord Chascellor, the Whole of the Judicial Beach, Corporation of London, &c.

ROBES POR QUEEN'S COUNSEL AND MARRISTERS. SOLIGITORS' GOWNS.

Law Wigs and Gowns for Registrars, Tous Clerks, and Clerks of the Peace.

Corporation Robes, University and Clergy Goese ESTABLISHED 1000.

94. CHANCERY LANE, LONDON

VALUATIONS PROBATE

JEWELS AND SILVER PLATE, &c.

SPINK & SON, GOLDSHITHS AND SILVEBANITHS, 17 AND 18, PICCADILLY, W., and at 1 AND 3 GRACECHUROR-STERRY, CORNHILL, LONDON, E.C., beg respectfully to announce that they Accurately Appraise the above for the Legal Profession of Purchase the same for cash if desired. Established lished 1772.

Under the patronage of H.M. The Queen and H.S.H. Prince Louis Battenberg, E.C.B.

7. DAW, ERS,

1778.)

IONS
include
ms can
Pield &
special
Offices,
.C.

Park-ation of est-Kad applies-

f 17, o make iberally nature. calings equired.

on the

ATION on and URES, FICIAL tches.

.s.

onts,

ERS.

e of the

Town Josen.

01.

RATELY Estab